G.S.R. 1107.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to the post of Assistant Education Officer in the Central Hindi Directorate, namely:—

- 1. Short title.—These rules may be called the Central Hindi Directorate (Assistant Education Officer) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply for recruitment to the post specified in column 1 of the Schedule to these rules.
- 3. Number, Classification and scale of pay.—The number of posts, their classification and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment to the said post, age limit, qualifications and other matters Connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid. Provided that the maximum age limit given in column 6 of the Schedule may be relaxed in the case of persons belonging to any Scheduled Castes/or Scheduled relaxed in the case of persons belonging to any Scheduled Castes/or Scheduled Tribe or to other special category in accordance with the orders issued by the Government of India from time to time.
- 5. Disqualification.—(a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the post; and
- (b) no woman, whose marriage is void by reason of the husband having a wife living at time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post:

Provided that the Central Government may, if satisfied that there are special grounds for so doing exempt any person from the operation of this rule.

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	General General Central Service Class II Gazetted, Non-Ministerial

12 13 13 13 13 13 13 13 13 13 13 13 13 13	[No. F. 21-21/61, H.1] P. N. DHIR, Dy. Secy.	
H	[No. F. P. N. DI	
Q		
N.B.—The aforesaid qualifications may be relaxed at the discretion of the Commission in case of candidates otherwise well qualified.  Desirable:  I. Knowledge of Sanstrit;  Z. Working knowledge of onal languages other than Hindi; and street in linguistic studies.		
9		
•		

### New Delhi, the 19th June 1963

- G.S.R. 1108.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the recruitment of persons to certain class III posts (General Central Service) in the Training Centre for the Adult Deaf, Hyderabad, under the Ministry of Education,
- (1) Short title.—These rules may be called the Training Centre for the Adult Deaf (Class III posts) Recruitment Rules, 1963.
- (2) Application. These rules shall apply to the posts specified in column 2 of the schedule annexed hereto.
- (3) Number of posts, classification and scale of pay.—The number of posts, their classification and the scales of pay attached to them shall be as specified in columns 3 to 5 of the said schedule.
- (4) Method of recruitment, age limit and other qualifications.—Method of recruitment to the said posts, the age limit and other matters connected therewith shall be as specified in columns 6 to 14 of the schedule aforesaid.

Provided the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes and Scheduled Tribes and other special categories from time to time.

(5) Disqualification.—No person, who has more than one wife living or who having a spouse living marries in any case in which such marriage is void by reasons of its taking place during the life time of such spouse, shall be eligible for appointment to the post and no women whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post. Provided that the Central Government may, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

Transfer	for direct rectt.		Period of probation if any	age & ed- v	which/promo fer are to be	tion/trans- made
9	10	11	12	13	14	
Not applicable.	Not appli- cable.	Not applicable.	Two years	Not applicable.	Promotion with 3 yes in the gr	rs service
Do.	19—27 years	Essential  1. Intermediate/Senior Cambridge/Higher Secondary Certificate or an equivalent examination.  2. Recognised certificate in Accountancy. 3. Two years' practical	Two	No.	Promotion with 3 yea in the gra	rs service
Do.	20—30 years.	experience in Accounting.  Essential  1. Middle School standard pass.  2. 5 years experience as a Mechanic in a recognised Automobile workshop or Govt. or Semi-Govt. workshop.  3. Driving licence and	Two years	Not applicable.	Not applica	ble. *
		capability to attend to repair work and maintenance of any type of automobile.  Desirable.  Preference will be given to one who is in a position to work in the workshop section in the Centre.				
D <sub>0</sub> ,	18—21 years.	Essential.  1. Matriculation or equivalent examination.  2. Typing speed 30 words per minute. Physically handicapped persons are exempted vide Ministry of Home Affairs O.M. No. 15/8/61—Estt(D) dt. 23-12-61.  3. For steno-typist a	Two years	Do.	Do.	
	•	Estt(D) dt. 23-12-61.				* *

I	2	3	4		.5	, 6	•	7	•	8
5.	Instructors (one each for Wiremanship Sheet Metal Work and Fitting).	Non-Gazetted Class III (Non-Minis- terial).	Rs. 210—10— —15—E 320—EI —380.	—290 B— B—15	3	100%	Not	applicat	ole N	Not app licabl
6.	Instructor in General Edu- cation.	Do.	Do.		I	100%		Do.		Do.
	of the state of th			100				and the same of th		erio de la companya della companya d
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							2554	•		

9	10	o 11	12	13	14
Not appli- cable.	22—30 years.	Essential Diploma or certificate in the trade from a recognised institution.  Desirable.	2 years	Not ap-	Not, applicable
Do.	Do	<ol> <li>5 years practical experience.</li> <li>2 years teaching experience.</li> <li>Essential</li> <li>Degree of a recognised University.</li> <li>A recognised diploma or certificate in the education of the deaf.</li> <li>Desirable</li> </ol>	2 years	Do.	Do.
		Five years' teaching ex- perience. Preference will be given to persons who have some exper- ience in imparting ins- tructions in physical education.			

[No. F. 18-15/63-S.W.7.]

### New Delhi, the 24th June 1963

- G.S.R. 1109.—In exercise of the powers conferred by the proviso to article 309 of the constitution, the President hereby makes the following rules regulating the method of recruitment to class IV posts (General Central Service) in the Training Centre for the Adult Deaf, Hyderabad, namely:—
- 1. Short title.—These rules may be called the Recruitment to class IV posts in the Training Centre for the Adult Deaf(Hyderabad) Rules, 1963.
- 2. Application.—These rules shall apply to the posts specified in column 2 of the Schedule hereto annexed.
- 3. Classification and Scale of pay etc.—The classification of the said posts, the scales of pay attached thereto, the method of recruitment to the said posts; the age limit and other matters relating to the said posts shall be as specified in columns 3 to 12 of the Schedule annexed thereto;

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of any person belonging to scheduled castes or scheduled Tribes or other special category of persons in accordance with the general orders issued from time to time by the Central Government.

- 4. Disqualification.—No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the posts and
- No woman whose marriage is void by reason of her husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the nosts.

Provided that the Central Government may, if satisfied that there are special grounds for so doing exempt any person from the operation of this rule.

SEC. 3(i)]

If a DPC. exists what is its composition	. 12	Not applicable. Do.	/63-S.W.7 Adviser.
In case of recruit- ment by promotion transfer grades from which promotion to be made	п	Not Not applicable.  Do. Do.	No. 18-14/63-S.W.7 Cducational Adviser.
Method of recruitment whether by direct recruitment oor transfer and percentage of the vacancies to be filled by various methods	01	roo% by direct recruitment.	C. GANESAMURTI, Asstt. Educational Adviser.
d Period of probation if any	6	Six 10 months.	C. GANE
Education and Period of other quali- probation fications re- if any quired.	***	Ex-armymen will be pre- ferred. Do.	
Age limit for direct recruits	7	8-25 years. Do.	*
Whether Selection or non- Selection post	9	Not right applicable.	
Scale of pay	8	Rs. 75—1—80— EB—1—85. Rs. 75—1—85— EB—2—95.	
Classifi- cation	4	1	•
	3	2 Class IV Non- Gazetted 2 Do.	
Sl.No. Name of post No. of posts		I Watchman 2 Cooks	
SI.No.	1		•

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### PART II—Section 4

Statutory Rules and Orders issued by the Ministry of Defence

#### MINISTRY OF DEFENCE

, New Delhi, the 19th December 1962

- S.R.O. 1.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the recruitment to Class III (Non-Gazetted) non-ministerial post of Assistant Librarian (Librarian Grade II) in the National Defence College (Ministry of Defence), namely:—
- 1. Short title.—These rules may be called Ministry of Defence, National Defence College, Class III (non-Gazetted) (non-ministerial) recruitment Rules, 1962.
- Application.—These rules shall apply for recruitment to the post of Assistant Librarian in the National Defence College (Ministry of Defence).
- Number, classification and scale of pay.—The number of the said post, classification and scale of pay attached thereto shall be as specified in columns 2 to 4 of the Schedule annexed.
- 4. Method of recruitment, age limit and other qualifications etc.—The method of recruitment to the said post, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 12 of the said Schedule:

Provided the upper age limit, specified for direct recruitment, may be relaxed in the case of candidates belonging to the Schedule Castes, Scheduled Tribes or displaced persons and other special categories of persons in accordance with the general orders issued from time to time by the Government of India.

- 5. (a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to service; and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to service;

Provided that the Central Government may if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

	Circum- stances in which UPSC is to be con- sulted in making recruit- ment	13	NA .
	If DPC exists what is its composition position	12	NA .
	In case of IfDPC recruitment exists what is motion, its comtransfer, position grades from which promotion to be made f	ш	¥ .
	Method of rec- rr of rec- rr whether by direct trecruit- ment or by pro- motion or transfer and per- centage of the vacancies to be filled by various methods	01	Years 100% by direct recruitment
	Period of pro- bation, if any.	6	2 Year
•	Whether age and cducational qualifications prescribed for the direct recruits will apply in the case of promotes.	8	AN.
SCHEDULE	Educational and other qualifications required for direct recruits	7	(i) Degree from a recognised university or its equivalent (ii) Diploma/Certificate an Library Science from a recognised university/ Institution. have 3 to 4 years experience as a librarian in a Library of standing.
•	Age Limit for dir- ect re- cruits	9	22-30 yars
	Whether ther selection postor non-selection post	8	Š.
	Scale of Pay	4	Class III Rs.210—10 (Non-Ga- —290—15 zetted) Non- 320—EB— Ministerial 15—425.
	Classi fica- tion	3	Class III (Non-Ga- zetted) Nor Ministerial
	No. of posts	10	One
	Name of post No. of Classifica- Scale of Pay posts tion	1	Assistant Librarian (Librarian Gd. II)

[No. 00675|NDC|3947|B|D(GS-II).] S. NARAYANASWAMY, Under Secy.

### New Delhi, the 22nd December 1962

S.R.O. 2.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy the Central Government Board, Ramgarh, by reason of the acceptance by the Central Government of the resignation of Major Hari Singh.

[F. No. 19/5/G/L&C/54/3444-G/D(C&L).]

S.R.O. 3.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1934), the Central Government is pleased to notify the nomination of Major C. J. Pereira, as a member of the Cantonment Board, Ramgarh, vice Major Hari Singh resigned.

[F. No. 19/5/G/L&C/54/3444-G/D(C&L).]

### New Delhi, the 22nd December 1962

S.R.O. 4.—In pursuance of sub-section (7) of Section 13 of the Cantonments has occurred in the Cantonment Board, Kamptee. by reason of the acceptance by the Central Government of the resignation of Shri A. M. Deosthale, Magistrate, 1822

### [F. No. 19/12/G/L&C/54/3448-G/D(C&L).]

S.R.O. 5.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that Shri N. R. Ranganathan, IAS, Magistrate, 1st Class, has been nominated, as a member of the Cantonment Board, Kamptee, by the District Magistrate, Nagpur, in exercise of the powers conferred under section 13(3)(b) ibid vice Shri A. M. Deosthale, Magistrate, 1st Class resigned.

### [F. No. 19/12/G/L&C/54/3448-G/D(C&L).]

S.R.O. 6.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Ferozepore, by reason of the acceptance by the Central Government of the resignation of Shri L. C. Kapur, PCS, Magistrate 1st Class

[F. No. 19/4/G/L&C/55/3445-G/D(C&L).] S.R.O. 7.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that. Shri Kuldip Singh Virk, Magistrate, 1st Class, has been nominated, as a member of the Cantonment Board, Ferozepore, by the District Magistrate, Ferozepore, in exercise of the powers conferred under section 13(3)(b) ibid vice Shri L. C. Kapur, PCS, Magistrate, 1st Class resigned.

[F. No. 19/4/G/L&C/55/3445-G/D(C&L).] K. VENUGOPALAN, Under Secy.

### New Delhi, the 22nd December 1962

- S.R.O. 8.—In exercise of the powers conferred by Section 14 of the Territorial Army Act, 1948 (56 of 1948), the Central Government hereby makes the following rules further to amend the Territorial Army Rules, 1948, namely:—
- 1. These rules may be called the Territorial Army (\* Rules, 1962. Amendment)
  - 2. In the Territorial Army Rules, 1948,-
    - (i) in rule 2, for clauses (g) and (h), the following clauses shall respectively be substituted, namely:—
    - "(g) 'provincial unit' means a unit having training annually in camp;
    - (h) 'urban unit' means a unit having training throughout the year on the weekly drill system and at an annual camp.";
    - (ii) in rule 3, to clause (d), the following proviso shall be added, namely:-
      - "Provided that the Central Government may, whenever it considers it necessary, dated that recruitment to Territorial Army units may be

made from persons (being citizens of India) irrespective of their

(iii) in rule 12, in sub-rule (a) the words "constituted in the zone in which he for the time being resides" shall be omitted;

(iv) in rule 13, in clause (1) of the explanation thereto the words "or the Director, Territorial Army" shall be added at the end;

(v) in rule 24, in sub-rule (1) after the words "Territorial Army", the words "during training" shall be inserted. [Cace No. 71853/GS/TA3/66-TS/62/D(GS-II)]

### New Delhi, the 22nd December 1962

S.R.O. 9.—In exercise of the powers conferred by sub-section (1) of section 7 of the Territorial Army Act, 1948 (56 of 1948), the Central Government hereby orders that officers and enrolled persons of the Territorial Army shall also be liable to perform military service beyond the limits of India.

## New Delhi, the 26th December 1962

- S.R.O. 10.—In exercise of the powers conferred by sub-section (2) of section 12 of the National Cadet Corps Act, 1948 (31 of 1948), read with sub-rule (2) of rule 42 of the National Cadet Corps Rules, 1948 and in supersession of the notification of the Government of India in the Ministry of Defence No. S.R.O. 377, notification of the Government of India in the Ministry of Defence No. S.R.O. 377, and the 30th October 1958, the Central Government hereby appoints a State Advisory Committee of the National Cadet Corps for the State of Madras constituting of the following persons, namely:—
  - 1. The Minister of Education, the State of Madras (Chairman).
  - 2. The Secretary to the Government of Madras, Education Department.
  - 3. The Director of Public Instruction, Madras.
    - 4. The Deputy Secretary to the Government of Madras, Finance Depart-
    - 5. Deputy Director of Public Instruction (Training), Madras.
      - 6. GSO 1, Headquarters Madras, Mysore and Kerala Area.
    - 7. Director, Cadet Corps, Madras and Pondicherry.
    - 8. The Vice-Chancellor, Madras University.
  - 9. The Vice-Chancellor, Annamalai University.

    10. Shri A. Srinivasan, Principal, College of Engineering, Guindy.
    - 11. Dr. Kumari Iravathi, Principal, Queen Mary's College, Madras.
  - 12. Shri S. K. Kuppuswamy, Headmaster, Sowrashtra Boys High School, Madurai.
    - 13. Shri H. O. Fowler, Headmaster, Stanes' High School, Coimbatore.
    - 14. Shri N. Chinnaswami Naidu, Headmaster, Mani High School, Coimbatore.
    - 15. Shrimati T. N. Anandanayaki, B.A.B.L., M.L.A., 16, Rajaratnam Street, Kilpauk, Madras-10.
  - 16. Kumari V. Koman, 218, Poonamallee High Road, Madras-7. Ragavachari, "Saraswathi Vilas", Sriramnagar, dras. 17. Dr. (Major) K. Raga Teynampet, Madras.

[F. No. 0403/NCC/COORD(D).]

J. N. GOYAL, Dy. Secy.

### New Delhi, the 27th December 1962 CANTONMENT BYE-LAWS

S.R.O. 11.—The following amendment made by the Cantonment Board, Jabalpore in exercise of the powers conferred by clauses (11) and (37) of section 282 and Section 283 of the Cantonments Act, 1924 (2 of 1924), to the Bye-laws for the regulation of the stabling or herding of animals and for the licensing of premises for use as stables or cow-houses in the Jabalpore Cantonment published mises for use as stables or cow-houses in the Jabalpore Cantonment of Defence with the notification of the Government of India in the Ministry of Defence S.R.O. No. 49, dated the 1st February 1962 are hereby published for general

information, the same having been approved and confirmed by the Central Government, as required by sub-section (1) of section 284 of the said Act, namely:—

In the said Bye-laws, bye-law No. 8 shall be renumbered as clause (1) of that bye-law and after clause (1) as so renumbered the following clause shall be inserted, namely:—

"(2) Any licensee of a stable or cow-house aggrieved by the orders of the Executive Officer suspending or cancelling the license may appeal within a period of thirty days from the date of communication of the orders to the Cantonment Board, Jabalpore, who after hearing the licensee shall pass such orders as it may consider proper".

[F. No. 12/43/G/L&C/61/3479-G/D(C&L).]

K. VENUGOPALAN, Under Secy.



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No. 2] NEW DELHI, SATURDAY, JANUARY 12, 1963/PAUSA 22, 1884

#### PART II—Section 4

Statutory Rules and Orders issued by the Ministry of Defence

#### MINISTRY OF DEFENCE

New Delhi, the 28th December 1962

S.R.O. 12.—In exercise of the powers conferred by section 8 of the Army Actions (46 of 1950), the Central Government hereby prescribes the Commandant, Indian Military Training Team BHUTAN, an officer commanding a military organisation, which in the opinion of the Central Government is not less than a brigade, as the officer by whom the powers, which under the said Act may be exercised by an officer commanding a brigade, shall, as regards persons subject to the said Act who are serving under the command of the said Commandant, he exercised

[No. A/01661/PSI.]

S. DEVANATH, Dy. Secy.

New Delhi, the 22nd December, 1962

S.R.O. 13.—In exercise of the powers conferred by section 3 of the Reserve and Auxiliary Air Forces Act, 1952 (62 of 1952) and in supersession of the notification of the Government of India in the Ministry of Defence No. S.R.O. 321, dated 20th August, 1955, the Central Government hereby appoints the Vice Chief of Air Staff, Air Headquarters, to perform all the functions of the competent authority under the said Act for the whole of India, with effect from 1st January, 1962

K. A. A. RAJA, Dy. Secy.

### New Delhi, the 28th December 1962

S.R.O. 14.—In exercise of the powers conferred by sub-section (2) of section 12 of the National Cadet Corps Act. 1948 (31 of 1948) read with sub-rule (2) of rule 42 of the National Cadet Corps Rules, 1948, and in supersession of the notification of the Government of India in the Ministry of Defence No. S.R.O. 2 dated 22nd December 1959, the Central Government hereby appoints a State Advisory Committee for the State of Kerala consisting of the following persons, namely:—

- 1. The Minister of Education, Kerala (Chairman).
- 2. The Secretary to the Government of Kerala, Education Department.
- 3. The Secretary to the Government of Kerala, Finance Department.

- 4. The Director of Collegiate Education, Kerala State.
- 5. GSO 1, HQ Madras, Mysore and Kerala Area.
- 6. Director, Cadet Corps, Kerala, Trivandrum.
- 7. The Vice-Chancellor, University of Kerala.
- 8. Dr. Sreenivasan, Principal, S. N. College, Quilon.
- 9. Shri K. R. Ramakrishnan, Principal, Government College, Kasargod.
- 10. Lt. Col. B. K. Somayya, Principal, Sainik School, Trivandrum.
- 11. Shri M. Balakrishna Menon, Headmaster, Government Pandit Motilal High School, Palghat.
- 12. Shrimati K. Bhanumathi Amma, Headmistress, Cotton Hill Girls High School, Trivandrum.
- 13. Shrimati Deenamma Philipose (Retired Inspectress of Schools), Thekkethalakkal, Kottayam.
- 14. Shri P. Narayanun Thampi, M.L.A.

### New Delhi, the 29th December 1962

- S.R.O. 15.—In exercise of the powers conferred by sub-section (2) of section 12 of the National Cadet Corps Act, 1948 (31 of 1948) read with sub-rule (2) of rule 42 of the National Cadet Corps Rules, 1948, and in supersession of the notification of the Government of India in the Ministry of Defence No. S.R.O. 95 dated the 1st March 1957, the Central Government hereby appoints a State Advisory Committee of the National Cadet Corps for the Union territory of Tripura consisting of the following members, namely:—
  - 1. The Chief Commissioner, Tripura (Chairman).
  - 2. The Secretary and Director of Education, Tripura Administration.
    - 3. The Secretary, Finance Department, Tripura Administration.
    - 4 The Principal Officer, Education, Tripura Territorial Council.
    - 5. AA & QMG Assam Indep Sub Area.
    - 6. Director, Cadet Corps, Assam, Manipur and Tripura.
  - 7. Shri S. K. Choudhury, M.A., Principal, M.B.B. College, Agartala.
    - 8. Shri S. K. Sen Gupta, B.Sc., B.T. Headmaster, Umakanta Academy, Agartala.
    - 9. Shri H. Nandi, M.A., B.T. Headmaster, Netaji Subhash Vidyaniketan, Agartala.
  - ,10. Shrimati Basana Chakraborty, Agartala.
  - 11. Shri K. Bhattacharjee, Member, Tripura Territorial Council, Agartala.
  - 12. Shri Bangshi Thakur, Agartala.
- S.R.O. 16.—In exercise of the powers conferred by the National Cadet Corps Act, 1948 (31 of 1948), the Central Government hereby makes the following rules further to amend the National Cadet Corps Rules, 1948, namely:—
- 1. These Rules may be called the National Cadet Corps (Amendment) Rules, 1963.
- 2. In the National Cadet Corps Rules for sub-rule (3), the following sub-rule shall be substituted, namely:—
- "(3) The authority competent to authorise the discharge usder each of the provisions specified in column (1) of the Table annexed hereto, of a cadet

appointed to a unit of the Senior Division, shall be the authority specified in the corresponding entry in column (2) thereof

#### TABLE

Provisions under which discharg authorised (1)	e		Authority competent to authorise discharge of a cadet  (2)
Sub-rule (1) of rule 28 •Clause (a) of sub-rule rule 28	(2)	of	the Commanding Officer the Commanding Officer
Clause the st	(2)	of ]	Vice Chancellor of the Union
Clause (c) of sub-rule rule 28		of }	the Director of Public Instruction or any officer of the Education Department specified in this behalf by the State Government.
Clause (d) of sub-rule rule 28		of •	The Commanding Officer on the recommendation of a Medical
Clause (f) of sub-rule (	(2)	of	

(3-A) From every order of the authority specified in column (2) of the Table referred to in sub-rule (3), an appeal shall lie to the State Government and subject to the orders passed on appeal by the State Government, the orders of the said competent authority shall be final."

S.R.O. 17.—In exercise of the powers conferred by sub-section (2) of section 12 of the National Cadet Corps Act, 1948 (31 of 1948), read with sub-rule (2) of rule 42 of the National Cadet Corps Rules, 1948, and in supersession of the notification of the Government of India in the Ministry of Defence No. S.R.O. 59, dated 10th February, 1961, the Central Government hereby appoints a State Advisory Committee of the National Cadet Corps for the Union Territory of Himachal Pradesh consisting of the following persons, namely:—

- 1. Lieutenant Governor, Himachal Pradesh (Chairman).
- 2. Director of Education and ex-officio Secretary, Education Department, Himachal Pradesh Administration.
- 3. The Secretary, Finance Department, Himachal Pradesh Administration.
- 4. Secretary to Lieutenant Governor, Himachal Pradesh.
- 5. The Principal, Education Officer, Himachal Pradesh Territorial Council.
- 6. GSO 2, HQ Punjab and Himachal Pradesh Independent Sub-Area.
- 7. Director, Cadet Corps, Delhi and Himachal Pradesh.
- 8. Shri Tikka Lalit Sen, Member Parliament.
- 9. Thakur Karam Singh, Chairman, Himachal Pradesh Territorial Council,
- Shrimati Amin Chand, Vice-Chairman, Social Welfare Board, Himachal Pradesh, Simla.
- 11. Shri Rajinder Singh, Principal, Government College, Chamba.
- Shri S. L. Kapoor, Headmaster, Government High School, Nahan.
   Kumari S. Verma, Headmistress, Government Girls Higher Secondary School, Bilaspur.

S.R.O. 18.—In exercise of the powers conferred by sub-section (2) of section 12 of the National Cadet Corps Act, 1948 (31 of 1948), read with sub-rule (2) of rule 42 of the National Cadet Corps Rules, 1948, and in supersession of the notification of the Government of India in the Ministry of Defence No. S.R.O. 44,

IO

dated 4th February, 1961, the Central Government hereby appoints a State Advisory Committee of the National Cadet Corps for the State of Gujarat consisting of the following persons, namely:—

- 1. The Minister of Education, the State of Gujarat, (Chairman).
- 2. The Deputy Minister for Education Department, the State of Gujarat,
- 3. Secretary to the Government of Gujarat, Education and Labour Department.
- 4. The Director of Education, Ahmedabad.
- 5. The Deputy Secretary to the Government of Gujarat Finance Department.
- 6. The Vice-Chancellor, Gujarat University, Ahmedabad.
- 7. The Vice-Chancellor, M.S. University, Baroda.
- 8. The Vice-Chancellor, Vallabh Vidyapeeth, Anand.
- 9. GSO 1, HQ Maharashtra and Gujarat Area.
- 10. Director, Cadet Corps, Gujarat, Ahmedabad.
- 11. Shri J. B. Sandil, Principal, Samaldas College, Bhavnagar.
- 12. Shri S. V. Desai, Principal, H.L. College of Commerce, Ahmedabad. 13. Shri R. M. Dave, Headmaster, New English High School, Nadiad.
- 14. Shri M. B. Patel, Headmaster, Sarvavidyalaya High School, Kadi.
- 15. Shri Ramanbhai G. Patel, Chhotubhai Purani Vyayam Mahavidyalaya, Rajpipla.
- 16. Shri Bhailalbhai Contractor, Baroda.
  - 17. Shrimati Kusumben C. Shah, Surat.

J. N. GOYAL, 'Dy. Secy.

### New Delhi, the 2nd January 1963

S.R.O. 19.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the acceptance of resignation of Shri Gyan Chand Auluck, from ward No. II of Dehra Dun Cantonment.

### [No. F. 29|18|G|L&C|57|3094-G|D(C&L).]

S.R.O. 20.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Dehu Road, by reason of the acceptance by the Central Government of the resignation of Lt.-Col. R. A. F. Bainbridge.

### [No. F. 19|7|G|L&C|58|5-G|D(C&L).]

S.R.O. 21.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Lt.-Col. Chetan Anand, as a member of the Cantonment Board, Dehu Road vice Lt.-Col. Bainbridge, resigned.

#### [No. F. 19|7|G|L&C|58|5-G|D(C&L).]

S.R.O. 22.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Belgaum, by reason of the acceptance by the Central Government of the resignation of Shri K. S. Narayana Sastry, Magistrate, 1st Class.

### [No. F. 19|18|G|L&C|54|8-G|D(C&L).]

S.R.O. 23.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that Shri B. S. Basawana Gowda, Magistrate, 1st Class, has been nominated as a member of the Cantonment Board, Belgaum, by the District Magistrate, Belgaum, in exercise of the powers conferred under section 13(3)(b) ibid vice Shri K. S. Narayana Sastry, Magistrate, 1st Class, resigned.

[No. F. 19|18|G|L&C|54|8-G|D(C&L).]

S.R.O. 24.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Cannanore, by reason of the acceptance by the Central Government of the resignation of Captain P. Roy.

[No. F. 19|36|G|L&C|56|6-G|D(C&L).]

S.R.O. 25.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Captain M. B. Ali, as a member of the Cantonment Board, Cannanore vice Captain P. Roy, resigned.

[No. F. 19|36|G|L&C|56|6-G|D(C&L).]

S.R.O. 26.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy by the Central Government Board, Aurangabad, by reason of the acceptance 1st Class.

[No. F. 19|6|G|L&C|57|7-G|D(C&L).]

S.R.O. 27.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that Shri A. N. ment Board, Aurangabad, by the District Magistrate, Aurangabad, in exercise of the powers conferred under section 13(3)(b) ibid vice Shri G. S. Kashekar, Magistrate, 1st Class, resigned

[No. F. 19|6|G|L&C|57|7-G|D(C&L).]
K. VENUGOPALAN, Under Secy.



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### PUBLISHED BY AUTHORITY

No. 3] NEW DELHI, SATURDAY, JANUARY 19, 1963/PAUSA 29, 1884

### PART II—Section 4

### Statutory Rules and Orders issued by the Ministry of Defence

#### MINISTRY OF DEFENCE

New Delhi, the 4th January 1963

S.R.O. 28.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Agra, by reason of the acceptance by the Central Government of the resignation of Shri Manohar Subramaniam, Magistrate, 1st Class.

[F. No. 19|10|G|L&C|57|50-G|D(C&L).]

S.R.O. 29.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that Shri G. C. Jain, Magistrate, 1st Class, has been nominated, as a member of the Cantonment Board, Agra, by the District Magistrate, Agra, in exercise of the powers conferred under section 13(3) (b) ibid vice Shri Manohar Subramaniam, Magistrate, 1st Class resigned.

### [F. No. 19|10|G|L&C|57|50-G|D(C&L).]

S.R.O. 30.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Jhansi, by reason of the acceptance by the Central Government of the resignation of Captain Maheshwar Nath.

[F. No. 19|10|G|L&C|56|52-G|D(C&L).]

S.R.O. 31.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Major R. K. Uppal, as a member of the Cantonment Board, Jhansi, vice Captain Maheshwar Nath resigned.

### [F. No. 19|10|G|L&C|56|52-G|D(C&L).]

S.R.O. 32.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Dehra Dun, by reason of the acceptance by the Central Government of the resignation of Shri R. K. Bhargava, Magistrate, 1st Class

### [F. No. 19|31|G|L&C|56| -G|D(C&L).]

S.R.O. 33.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that Shri O. P. Dube, Magistrate, 1st Class, has been nominated, as a member of the Cantonment Board, Dehra Dun, by the District Magistrate, Dehra Dun, in exercise of the powers conferred under section 13(3) (b) ibid vice Shri R. K. Bhargava, Magistrate, 1st Class resigned.

[F. No. 19|31|G|L&C|56| -G|D(C&L).]
K. VENUGOPALAN, Under Secy.

### New Delhi, the 5th January 1963

- S.R.O. 34.—In pursuance of clause (e) of rule 188 of the Army Rules, 1954, and in supersession of the notifications of the Government of India in the Ministry of Defence, Nos. 609, dated the 8th April, 1950, SRO 8, dated the 13th January 1951, SRO 210, dated the 12th May, 1951, SRO 240, dated the 25th June, 1955, SRO 399, dated the 29th October 1955 and SRO 176, dated the 25th June 1956, the Central Government hereby declares that it is necessary for officers of the Indian Navy and the Air Force to exercise command over persons subject to the Army Act, 1950 (46 of 1950), who are attached to, or are serving in:—
  - (a) Air Force units or Naval Ships or Establishments; or
  - (b) Army units commanded by such officers.

[No. 25003|PSI.]

S. DEVANATH, Dy. Secy.

### . New Delhi, the 7th January 1963

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- S.R.O. 35.—In exercise of the powers conferred by section 60 of the Cantonments Act, 1924 (2 of 1924), and in supersession of notification No. S.R.O. 11, dated the 4th January, 1960, the Cantonment Board, Agra, with the previous sanction of the Central Government, hereby imposes tax on all persons carrying on, within the limits of the Cantonment of Agra, the trades, callings or professions enumerated in the Schedule appended to this notification as per the rates specified in column 3 of the said Schedule and in accordance with the classification given hereunder.
- 2. Whereas the third Column of the said Schedule specifies 'A' 'B' and 'C' rates, the Classification of such trade, calling or profession shall be determined by the Cantonment Executive Officer and shall remain in force ordinarily for three years. The revision of the classification shall also be done by the Cantonment Executive Officer. The determination or the revision of the classification made by the Cantonment Executive Officer shall be appealable to the Cantonment Board. The said appeal shall be filed within thirty days of the receipt of the bill for the first time.

The basis for the classification of the various trades, callings or professions shall be as under:—.

- Trades, Callings and Professions on which the maximum Tax does not exceed Rs. 25 per Annum—
- ' (i) Persons having an income above Rs. 150 P.M. Class 'A'.
- (ii) Persons having an income between Rs. 100 and Rs. 150 P.M. Class 'B'.
  - (iii) Persons having an income less than Rs. 100 P.M. Class 'C'.
- Trades, Callings and Professions on which the maximum Tax exceeds Rs. 25
   P.A. but does not exceed Rs. 50 P.A.
  - (i) Persons having an income above Rs. 200 P.M. Class 'A'.
  - (ii) Persons having an income between Rs. 150 and Rs. 200 P.M. Class 'B'.
  - (iii) Persons having an income below Rs. 150 P.M. Class 'C'.
- Trades, Callings and Professions on which the maximum Tax exceeds Rs. 50 but does not exceed Rs. 100 P.A.
  - (i) Persons having an income above Rs. 300 P.M. Class 'A'.
  - (ii) Persons having an income between Rs. 200 P.M. and Rs. 300 P.M. Class
  - (iii) Persons having an income below Rs. 200 P.M. Class 'C'.
- Trades, Callings and Professions on which the maximum Tax exceeds Rs. 100
   F.A.
  - (i) Persons having income above Rs. 400, P.M Class 'A'.
  - (ii) Persons having income between Rs. 350 and Rs. 400 P.M. Class 'B'.
  - (iii) Persons having income below Rs. 300 P.M. Class 'C'.

3. The tax in respect of each trade, Calling or profession shall be payable annually and in advance on the first of April of each year.

#### Provided that-

- (i) If a person carries on two or more trades, callings or professions in the same premises, he shall be required to pay full tax in respect of the trade, calling or profession on which the highest tax is payable plus 10 per cent of the tax so payable in respect of the other trades, callings or professions; but if a person carries on same or different trades, callings or professions in different premises. he shall have to pay tax separately for each premises according to the rates prescribed in the Schedule and subject to the above condition of carrying on more than one trade, calling or profession in the same premises.
- (ii) If a trade, calling or profession is commenced within the Cantonment limits on or after the 1st of October, of a particular year, then only half of the prescribed tax shall be payable for that year.
- (iii) If a person pays tax for the full year but ceases to carry on the trade, calling or profession before the 1st of October of that year, the Cantonment Executive Officer may, on an application in writing, refund one third of the tax paid by him for such trade, calling or Profession, provided an intimation of the fact that he has ceased to carry on the trade, calling or profession is received by the Cantonment Executive Officer within fifteen days of the date of such ceasing.
- (iv) Every person who starts a new trade, calling or profession shall inform the Cantonment Executive Officer within fifteen days of his starting such trade, calling or profession. If any change in the name of the firm or in the trade, calling or profession is made, then also a like information shall be given to the Cantonment Executive Officer.
- (v) The aggregate amount of tax payable by a person in any one year shall not exceed Rupees two hundred and fifty.

### SCHEDULE OF RATES

Serial No.	Name of Trades, Callings and Professions			Proposed T	ax per annu	m -
(1)	(2)			A. (3	В.	C.
	And Andrew Comment of the Comme			Rs.	Rs.	Rs.
1	Advertising Agent		3.000.000		10	(C - 18)
2	Agent of an Insurance Company			20	10	
3	Agent for sale of News Papers & Periodicals			10		
4	Auctioner			30	15	
5	Automobile Engineer or Private Engineer			30	25	
6	Banker or Financer			100	50	
7	Money Lender			30	20	
8	Barber not being an Employee			30	1	
9	Black Smith or Tin Smith	50		• 3		
IO	Block maker or Photozinco owner			•	6	
II	Bond writer and stamp Vender			10		
12	Book Binder				5	
13	Book seller			25	3	
14	Butcher (Mutton, Beef or Pork)			10	15	
15	Carpenter, not being an employee			10		
16	Clearing Agent and Hundekari				3	
17	Chemist and Druggist				10	
18	Cloth Merchant, draper or Milliner.			75	50	30
19	Coach Maker or Motor or Carriage body buil	dor	20000	150	50	15
20	Commission Agent or Broker or House Agent	der		25	10	5
21	Contractor for Puilding weeks or Please Agent	225		20	10	
22	Contractor for Building works or Roads .			200	100	50
	Contractor for a Canteen or Mess		Let un	100	50	25
24	Contractor for Cycle Stand Contractor for the installation of Flectric Sup (Permanent or Temperary)	ply	wiring	12	7	
	(Permanent or Temporary)				20	

Serial No.	Name of Trades, Callings and Professions	Propos	sed Tax Per at	mum.
(1)	(2)	A.	B. (3)	C.
25	Supply Contractor for M.E.S., P.W.D., or R.I.A.S.C.	Rs.	. Rs.	R
-6	of any other Department	100	75	
26 27	Contractor of Sanitary fittings Contractor or Sub-Contractor Regimental or Regimental Chowdhari	50	• 75 25	
28	Contractor not specified elsewhere in this Schedule	50	25	
29	Corn Chandler	30	15	
30	Dealer in Alluminium ware bress conner		3	
31	Dealer in arms and ammunition	20	10	
32	Dealer in arts and crafts and curies	50 75	20	
33	Dealer in asbestoes roofing	/3	50	
34 35	Dealer in Bamboo or cane articles Dealer in Bangles		3	
36	Dealer in Batteries for Motor Cars		* 3	
37	Dealer in Bear, liquor, Spirits or wine (country or	1	10	
138	Dealer in Bidies, Cigars, Cigarettes, matches, pan patties,	100	50	
		10	LOUIS TO HELD THE STATE OF	
39	Shoe merchant having shop	50	5	
40	Dealer in Carpets, Furs or Shawls .		50	I
41	Prop. of Shoe Factory coming under Factory Act Dealer in Charcoal only	. 25	15 .	1
43	Dealer in Charcoal only  Dealer in Charcoal and fire wood	10	6.	
44	Dealer in Chutneys, condiments or Pickles	15	10	
45	Dealer in Clocks and watches	5	. 3	
46	Dealer in Bhang and Churse	50	30	1
47	Dealer in Coffee and Tea	50	30	
48	Dealer in coir matting and Dhurries	10	5	
49	Dealer in Coke or steam coal	30	10 20	
50	Dealer in crockery, Cutlery or glassware .	20	10	
51 52	Dealer in Corrugated Iron sheets	50	30	
-	Dealer in Cycles, Tri-Cycles, or Perambulators or the assessories thereof			
53	Dealer in Electric goods and Dry Batteries	150	100	7:
- 54	Dealer in Fancy goods and toys	50	30	1
55	Dealer in Figures and statues	25	15	I
50	Dealer in Firewood only	50	25	10
57	Dealer in Fire works Licenceable or unlicenceable	10	6	
30	Dealer in Fountain Pens	10	6	
59	Dealer in Furniture for sale or hire	75	50	15
60	Dealer in grains or grocery or both	50	30	15
62	Dealer in green Fodder, hay or straw Dealer in Hardware	5	3	
63	Dealer in hardware Dealer in harness and Saddlery including other leather	30	20	10
64	Dealer in Hosiery goods and ready made clother	15	. 5	
U.)	Dealer III Imitation articles	50	25	10
66	Dealer in Kerosene Oil and non-consument	10	5	
The second	Dealer in Killting Wool or varn			
08	Dealer in locks and keys	20	10	
Jy 1	Dealer in Motor Cars, Motor Lorries, Motor Cycles or assessories thereof		3	
			200	
	Dealer in gramophones and Medical Instruments and assessories other than Radios and assessories			
71 I	Jeaner III Ollinell Stores and provisions	25	15	
14 1	Jealer in Paints and Distemper	35	25	15
73 1	Jealer in Phenyle	10	5	
74	Dealer in Picture and Mane		4	
75 1	Jealer in ply-wood		3	
76 I	Dealer in Radio sets and essessions	35	20	
11	Care in Rain Coars, cum Roote on II-L-1	50	30	
78 I	Dealer in Ropes		1 5	
			2	

(1) 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94	Dealer in Rubber goods Dealer in Sanitary Fittings Dealer in second hand articles Dealer in seeds and plants Dealer in sewing Machines Dealer in sports goods and assessories thereof Dealer in Syrup Dealer in Torches Dealer in Type-writers Dentist Dispensing chemist Distributing Agent Dyer Dealer in Tractors	A.  Rs.  30 15 50 40	B. (3)  Rs. 3 20 10 5 30 25 6 6 6 30 5	C. Rs.
80 81 82 83 84 85 86 87 88 89 90 91 92 93	Dealer in Sanitary Fittings Dealer in second hand articles Dealer in seeds and plants Dealer in sewing Machines Dealer in sports goods and assessories thereof Dealer in Syrup Dealer in Torches Dealer in Type-writers Dentist Dispensing chemist Distributing Agent Dyer Dealer in Tractors	30 15 50 40	Rs.  3 20 10 5 30 -25 5 6 6 30	
80 81 82 83 84 85 86 87 88 89 90 91 92 93	Dealer in Sanitary Fittings Dealer in second hand articles Dealer in seeds and plants Dealer in sewing Machines Dealer in sports goods and assessories thereof Dealer in Syrup Dealer in Torches Dealer in Type-writers Dentist Dispensing chemist Distributing Agent Dyer Dealer in Tractors	30 15 50 40	3 20 10 5 30 25 5 6 6	
80 81 82 83 84 85 86 87 88 89 90 91 92 93	Dealer in Sanitary Fittings Dealer in second hand articles Dealer in seeds and plants Dealer in sewing Machines Dealer in sports goods and assessories thereof Dealer in Syrup Dealer in Torches Dealer in Type-writers Dentist Dispensing chemist Distributing Agent Dyer Dealer in Tractors	15 50 40	20 10 5 30 25 5 6 6	15
82 83 84 85 86 87 88 89 90 91 92 93	Dealer in seeds and plants Dealer in sewing Machines Dealer in sports goods and assessories thereof Dealer in Syrup Dealer in Torches Dealer in Type-writers Dentist Dispensing chemist Distributing Agent Dyer Dealer in Tractors	15 50 40	10 5 30 25 5 6 6	15
83 84 85 86 87 88 89 90 91 92 93	Dealer in sewing Machines Dealer in sports goods and assessories thereof Dealer in Sweet oil Dealer in Syrup Dealer in Torches Dealer in Type-writers Dentist Dispensing chemist Distributing Agent Draftsman Dyer Dealer in Tractors	50 40	5 30 25 5 6 6	15
84 85 86 87 88 89 90 91 92 93	Dealer in sports goods and assessories thereof Dealer in Sweet oil Dealer in Syrup Dealer in Torches Dealer in Type-writers Dentist Dispensing chemist Distributing Agent Draftsman Dyer Dealer in Tractors	40	30 25 5 6 6 30	15
85 86 87 88 89 90 91 92 93	Dealer in Sweet of Dealer in Syrup Dealer in Torches Dealer in Type-writers Dentist Dispensing chemist Distributing Agent Draftsman Dyer Dealer in Tractors		25 5 6 6 30	15
87 88 89 90 91 92 93	Dealer in Syrup Dealer in Torches Dealer in Type-writers Dentist Dispensing chemist Distributing Agent Draftsman Dyer Dealer in Tractors	50	6 6 30	
88 89 90 91 92 93	Dealer in Type-writers Dentist Dispensing chemist Distributing Agent Draftsman Dyer Dealer in Tractors	50	30	
89 90 91 92 93	Dentist Dispensing chemist Distributing Agent Draftsman Dyer Dealer in Tractors	50	30	
90 91 92 93	Dispensing chemist Distributing Agent Draftsman Dyer Dealer in Tractors			
91 92 93	Distributing Agent Draftsman Dyer Dealer in Tractors		THE RESERVE OF THE PARTY OF THE	
93	Drattsman Dyer Dealer in Tractors		20	
	Dealer in Tractors		20	
94	Dealer in Tractors	, 10	5	
00	Electric mlat		3	
95	Electric plator Fortune Teller	10	250	
97	Frame Maker		5	
98	General Merchant		3	
99	Dealer in limitation Jewellery or Jeweller	50	20	10
00	Goldsmith or silversinith	150	75	The first office •
01	Sharaf	10	5	and the same
02	Hakim and Homoeopathic Doctor	50	25	15
04	Hirer of Cycles for 20 or less cycles Hirer of Cycles for 21 or over		6	
05	Hirer of Sewing Machines		15	
00	Income Tax Expert (Chartered Accountant		10	
		50	25	
80	Keeper of milch animals for profit		• 3	
09	Keeper of milch animals for profit for 10 or over Keeper of a Bar	10	5	3
	Keeper of a Billard Saloon	75	50	
12	Keeper of a Cafe, Restaurent or Eating House	•	20	
	recept of Flower snon	150	50	10
14	Keeper of Milk Bar		3	
15	Keeper of Petrol Pump	20	10	
10	Keeper of Shaving or Hair Cutting Sala	THE RESERVE	75	
	Keeper of Tea and Coffee shop Dry Cleaner	10	5	3
9	Legal Practationer	30	20	3 ,
0	Maker and seller of Bread Bicuits or cakes	50	30*	
21	WARREL OF DIEGO DISCUSTE OF COLOR	30	20	15
	but supplying or selling his stuff within the Can-			
2	Maker and seller of Bread only	1260 45	50	
3 4	Maker and seller of Roves and Touble	• 15	10	realist property
7 4	VIANCE and Scher of Cane and Lines	43	7	
•	Maker and seller of Ghee or dealer in Vanaspati Ghee			5
	Maker and seller of pictures and picture frames	20	10	
		10	5	
o L	daker and seller of sweetments	10	5	
A T	danufacturer and seller of Acrated Water	30	20	7
0 V		50	30	20
1 1				
	Manufacturer or seller of Bidies			75
12.3	Manufacturer or maker of goods outside Cantt. limits	H 2		• 5
	limits (other than ice ice creess A			
	Dairy and Bakery products, Aerated Water,			
N	lanufacturer and seller of fruit juices or esence or syrup	10	6	

(1)	(2)	Α.	B. (3)	C.
	and the second	Rs.	Rs.	F
134 135	Manufacturer and seller of ice-cream or ice-fruit or both Manufacturer and seller of Oil (Produced by power) .	30	20	
136	Manufacturer of Ice-Cream or ice-fruit or both outside cantr. limits but supplying or selling his stuff within Cantonment limits		634 115	
137	Manufacturer and seller of oil (Manufactured without power)			
138	Manufacturer and seller of metal works			
139	Manufacturer of Mechanical or Electrical apparatus or small scientific tools or other instruments	15	10	
140	Medical Practitioner	50	30	
141	Owner of 2 or less motor taxi Cabs	75	50	REAL TO
142	Owner of 2 or more motor taxi Cabs. Owner of Rickshaws or Tongas Plying for hire (between	0	50 75	
144	4 and 10) Owner of Rickshaws or Tongas Plying for hire (above	20	10	
	10)	20	10 Marie 1 and 1 a	
145	Petition or letter writer .	30	15	
146	Photographer and dealer in Photographic goods	20	12	
147	Plumber Printer and Stationer	20	10	
149	Proprietor or Director of Cia	50	30	
-42	Proprietor or Director of Cinema, Theatre or Cincus or amusement parks giving performances for more than 15 days during a year (except for charitable			
	performances).	The South		
150	Proprietor or Director of Cinema, theatre, or Circus		150	
	or amusement parks giving performances for not			
	more than 15 days in a year		50	
151	Proprietor or Manager of Electric Supply Co		250	
134	Proprietor of Boarding and Lodging House	250	100	5
53	Proprietor of Dairy (Milk and Butter) situated outside the Cantt. limits but supplying or selling his stuff within the Cantt. limits			
54	Proprietor of Brass or Metal Factory	75	50	
55	Proprietor of Welding Workshop or Lathe machines .	20	10	
56	Proprietor of Flour Mill	50	30	2
57 ]	Proprietor of Embroidery Shop	15	10	
58	Proprietor of repairing workshop	-	10	
59 ]	Proprietor of Tailoring Shop having 3 machines or under	75	jΟ	3
60 I	Propfietor of Tailoring shop having 4 machines or	15	10	
61 I	Repairer of Boots and Shoes having shop	30	20	
62 Î	Repairer of Clocks and watches	25	10	
53 I	Repairer of Cycles, sewing Machine and gramanhanes	10	5	
34 F	CDAILEL OF FOUNTSID Denc Tymesters	20	10	
<b>7</b> ) L	CPANEL OF LOCKS and Limbrellee	5	3	
1 00	Cepairer of Motor Cycles	-	3	Start A
7 h	Repairer of Musical instruments	50	30	1
8 I	aunderer having Laundery shop	10	5	
9 5	endor of aerated or other portable water of ice cream		3	
	or both .	5	2	
I V	endorfof Butter	10	6	
2 V	endor of Bread, Biscuits or cakes	10	. 6	
3 V 4 V	endor of Drugs and medicines	10	6	
5 Y	endor of Eggs, Fish Game or Poultry endor of Fruits or vegetables	10	6	
6 V	endor of Ghee	10	7	3
7 V	endor of Ice	10	6	
8 V	endor of Milk		3	
9 V	eternary Surgeon	5	1 3	
ó V	ulcanizer		10	15 L
ACLE MONTH			5	

Serial No.	Name of Trades, Calling and Professions	Propos	posed Tax pef annum	
<u>(1)</u>	(2)	Α.	B. (3)	C.
181	Wireman not being an employee	Rs.	Rs.	Rs.
182	Wireman not being an employee Typewriting Institute and Radio-Television, Telegraphy Institute	10	5	
183	Any other Trade, Calling or Profession not mentioned	50	30	
		30	20	10

\* [F. 53/4/G/L &/C 62.]

S.R.O. 36.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Khas Yol, by reason of the acceptance by the Central Government of the resignation of Shri Pritam Singh, P.C.S., Magistrate, 1st Class

### [F. No. 19|17|G|L&C|56|67-G|D(C&L).]

S.R.O. 37.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that of the Cantonment Board, Khas Yol, by the District Magistrate, Kangra, in exercise of the powers conferred under Section 13(3) (b) ibid vice Shri Pritam Singh, P.C.S., Magistrate, 1st Class resigned.

[F. No. 19|17|G|L&C|56|67-G|D(C&L).]

### New Delhi, the 9th January 1963

S.R.O. 38.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Nasirabad, by reason of the acceptance by the Central Government of the resignation of Shri R. V. Sontake, S.D.O. and S.D.M., Ajmer.

### [F. No. 19|16|G|L&C|56|91-G|D(C&L).]

S.R.O. 39.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that Shri Ashim Cantonment Board, Nasirabad, by the District Magistrate, Ajmer, in exercise of the powers conferred under section 13(3) (b) ibid vice Shri R. V. Sontake, S.D.O. and S.D.M. Ajmer resigned

### [F. No. 19|16|G|L&C|56|91-G|D(C&L).]

S.R.O. 40.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Ambala, by reason of the acceptance by the Central Government of the resignation of Lt. Col. A. D. Papneja.

[F. No. 19|1|G|L&C|56|93-G|D(C&L).]

S.R.O. 41.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Lt. Col. Rama Krishna, as a member of the Cantonment Board, Ambala vice Lt. Col. A. D. Papneja resigned.

[F. No. 19|1|G|L&C|56|93-G|D(C&L).]

K. VENUGOPALAN, Under Secy.

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## of **Endia**

### PUBLISHED BY AUTHORITY

No. 4] NEW DELHI, SATURDAY, JANUARY 26, 1963/MAGHA 6, 1884

### PART II-Section 4

Statutory Rules and Orders issued by the Ministry of Defence

### MINISTRY OF DEFENCE

New Delhi, the 5th January 1963

8.R.O. 42.—In exercise of the powers conferred by section 14 of the Territorial Army Act, 1948 (56 of 1948), the Central Government hereby makes the following rules further to amend the Territorial Army Rules, 1948, namely:-

- 1. These rules may be called the Territorial Army (First Amendment) Rules,
- 2. In the proviso to rule 4 of the Territorial Army Rules, 1948, for clause (ia), the following clause shall be substituted, namely:—
  - "(ia) The Central Government may relax the condition prescribed by clause (c) in respect of any or all units of the Territorial Army."

[Case No. 47671|GS|TA-3|9409|62|D(GS-III).]

J. N. GOYAL, Dy. Secy.

### New Delhi, the 10th January 1963

S.R.O. 43.—The following draft of rules for the grant of leave to the members of the Board, which the Central Government proposes to make in exercise of the powers conferred by clause (b) of sub-section (2) of section 280 of the Cantonments Act, 1924 (2 of 1924), is published as required by sub-section (1) of the said section, for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on or after the 28th February 1963.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

#### DRAFT RULES

- 1. Short Title.—These rules may be called the Grant of Leave (Members of the Cantonment Boards) Rules, 1963.
  - 2. Application.—These rules shall apply to all Cantonment Boards.
  - 3. Definitions.—In these rules, unless the context otherwise requires.
    - (a) "Board" means a Cantonment Board constituted under the Cantonments Act, 1924 (2 of 1924);
    - (b) "meeting" means a meeting of a Board, whether ordinary or special;
    - (c) "member" means a member of a Board, whether ex-officio, nominated or elected;

4. A member of a Board who for any reason wishes to obtain leave to be absent from any meeting or meetings shall apply in writing, in advance, to the President, setting forth in his application good and sufficient reasons for being absent from such meeting, or meetings, provided that in unavoidable circumstances such as exigencies of service and sudden tekness, such application may be made ex-post-facto. All applications under this rule shall be made in the form specified in the schedule hereto annexed.

5. The President shall cause every such application to be placed before the next meeting.

6. The Board may grant leave of absence to any such member from any particular meeting or generally for all the meetings to be held during a period to be specified in writing, and may likewise, in its discretion, for reasons to be recorded in writing, refuse to grant such leave to any such member.

#### SCHEDULE

(See rule 4)

To 1	_ 1	Lines
The President,		
Cantonment Board,	0,	
***************************************		
Sir,		
I		ex-officio
		nominated
		elected
member of the Cantonment Bo am unable to attend the meeting owing to the following reason(	(s) of the Board to be held on	
I, therefore, request that lead be granted by the Board.	ve of absence from the above	e meeting(s) please
Company of the second s	You	irs faithfully,
	(Signal	ture of Member)
Place	t v	
Date	1	
Recommendation of the Pres	ident, Cantonment Board,	
		(President)
Place .		
Date	1	and the same
Orders of the Cantonment I	Board	
Norg.—Quote here Resolution Board the reasons therefor shall	No. and date. If rejected be recorded under the signature	by the Cantonment re of the President.
0 1		ature of C.E.O.).
	[F.'No. 49 29 G L&C 54Vo	1. IV 74-G D(C&L).]
	K. VENUGOPA	LAN, Under Secy.



## of **Endia**

### PUBLISHED BY AUTHORITY

. 5]' NEW DELHI, SATURDAY, FEBRUARY 2, 1963/MAGHA 13, 1884

#### PART II-Section 4

Statutory Rules and Orders issued by the Ministry of Defence

#### MINISTRY OF DEFENCE

New Delhi, the 16th January 1963

S.R.O. 44.—In the Notification of the Gazette of India of the Ministry of Defence No. S.R.O. 8 dated the 22nd December, 1962, published in the Gazette of India, Part II, Section 4, dated the 5th January, 1963, in rule 1 for "(\* Amendment)" read "(Eighth Amendment)".

[Case No. 40(2)/62/D(GS-III).] GANESH SWARUP, Under Secy.

#### New Delhi, the 16th January 1963

S.R.O. 45.—In exercise of the powers conferred by sub-section (4) of Section 26 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby directs that the existing electoral rolls in respect of Dinapore Cantonment shall continue in operation until the new electoral rolls are published.

[File No. 29/4/G/L&C/60/170-G/D(C&L).]

#### New Delhi, the 19th January 1963

S.R.O. 46.—In exercise of the powers conferred by clauses (a) and (b) of Section 31 of the Cantonments Act, 1924 (2 of 1924) the Central Government is pleased to make the following rules, the same having been previously published as required by the said section, namely:—

#### RULES

- 1. Short title.—These rules may be called the Babina Cantonment (Division into Wards) Rules, 1962.
- 2. Division of Cantonment into wards.—For the purpose of holding elections to the Cantonment Board, the Cantonment of Babina shall be divided into five wards to be respectively called as:—

Ward-I

Ward-II

·Ward—III

Ward-IV

Ward-V

3. Boundaries of Wards.—The boundaries of each of the said wards shall be as specified in the Schedule to these rules.

Ward No. IV .. 1
Ward No. V .. 2 (one Schedule Caste)

SCHEDULE				
(Boundaries of Wards—See rule 3)				
Ward No.	Name of Ward	Mohallas included in the ward.	Signifory Ry	
	einite self to als	Horse and MES Colony.		
	No Prince assume the property of the property	. Ousa	South—Cantonment boundary from pillar No. 64 to pilla No. 50.	
11.00 mg/s (#11)	TOTAL SOLLAND	BRE gradest was Ar Jan	of M.E.S. Offices, across Railway Level Crossing right upto the Cantonment boundary running midstr-	
f. (120)		DANGERON ANTONIA BOL University of the services	West—Cantonment boundary from pillar No. 64 to pillar No. 73.	
II	Mfin Station (Centure)	Gravalry, 63 Cavalry, Officers Colony, W' Wing.	North—From P.W.D. Bridge on Gurari Nallah along Tunka Road upto mile No. I	

Furlong No. 1.

East— From mile No. 1 Furlong
No. 1 on Tunka Road upto
Gule (coming from Raja
Tal) thereafter upto junction of Station Road and
Gule.

South—From junction of Station Road and Gule upto Railway crossing (covered by Station Road and M.E.S. Road) and thereafter heavy duty Road towards Jharia Ghat.

West—From Jharia Ghat along the midstream of Gurari Nallah upto PWD bridge on Gurari Nallah.

Ward No. Name of Ward. Mohallas included in the Ward.

Boundaries.

Main Station TII. (North)

Hodsons Horse, Dhamkan, Area right of Tunka Road including the new officers Colony across the Tunka Road Railway level crossing, SF lines and Richhiyan.

boundary cam of North-Cantonment running midstream Gurari Nallah.

South—P.W.D. Road from Jhansi-Saugor upto its junction with Tunka Road.

East— Cantonment boundary line between p ar No. 79 to 95.

West-Tunka Road.

Civil Area · IV. (West)

Area West of Jhansi-Saugor Road from Tunka Road including Tilai Bazaria, Nandanpura, Police lines, Forest and PW Depart-ments, Rest Houses, and area East of the Jhansi-Saugor Road, embracing the Block colony upto and including the dividing line formed by the Cantonincluding the dividing line formed by the Canton-ment Board Primary School, Junior High School upto the hillock to

North—Mile No. 1 Furlong No. 1 along Tunka Road upto junction of Jhansi-Saugor Road.

East—From junction of Tunka
Road and Jhansi-Saugor
Road to Cantonment Primary School an thereafter
path upto Cantonment
boundary pillar No. 27
then from pillar N to 39.

School upto the hillock to
Cantonment boundary pillar South—From Cantonment bou No. 27 and 5 Armd Wksp,
Bde Sig Coy, HQ Sqn 1
Armd Bde and Section
Hospital.

South—From Cantonment bou dary pillar No. 39 to
the path pass and between
pillar No. 50 and 51 thereafter road
crossing.

West—From Railway crossing to Railway Station Road and thereafter following Station Road upto junction of Gule in straight line upto mile No. 1 Furlong No. 1 on Tunka Road.

Civil (Bast)

Rest of Babina Village towards North—Jhansi-Saugor Road from East of the Jhansi-Saugor Road.

Road.

North—Jhansi-Saugor Road from boundary pillar No. 6 to Cantonment Board Primary School.

South—Cantonment boundary line running from pillar No. 11 to ir. No. 27.

East— Cantonment boundary line running from pillar No. 6 to pillar No. 11.

West—Line drawn from pillar No. 27 in a North Westernly direction to Cantonment Board Primary School.

[File No. 19/7/G/L&C/59/3182-G/D(C&L).] K. VENUGOPALAN, Under Secy.

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NEW DELHI, SATURDAY, FEBRUARY 9, 1963/MAGHA 20, 1884 No. 6]

### PART II-Section 4 Statutory Rules and Orders issued by the Ministry of Defence

#### MINISTRY OF DEFENCE

New Delhi, the 21st December 1962

S.R.O. 47.—In exercise of the powers conferred by sub-section (2) of section 12 of the National Cadet Corps Act, 1948 (41 of 1948) read with sub-rule (2) of rule 42 of the National Cadet Crops Rules, 1948 and in supersession of the notification of the Government of India in the Ministry of Defence No. S.R.O. 403 dated 19th November 1960 the Central Government hereby appoints a State Advisory Committee of the National Cadet Corps for the State of Uttar Pradesh consisting of the following persons, namely:—

- 1. The Minister of Education, the State of Uttar Pradesh (Chairman).
- 2. The Secretary to the Government of Uttar Pradesh, Education Depart-
- 3. Shri Liladhar Asthana, M.P., Unnao.
- 4. Shrimati Sushila Rohatgi, M.L.A., Kanpur.
- 5. Shri Genda Shingh M.L.A.
- 6. The Vice-Chancellor, Agra University.
- 7. The Vice-Chancellor, Agriculture University, Rudrapur.
- 8. The Vice-Chancellor, Aligarh Muslim University.
- 9. The Vice-Chancellor, Allahabad University.
- 10. The Vice-Chancellor, Banaras Hindu University.
- 11. The Vice-Chancellor, Gorakhpur University.
- 12. The Vice-Chancellor, Gurukul Kangri University.
- 13. The Vice-Chancellor, Lucknow University.
- 14. The Vice-Chancellor, Roorkee University.
- 15. The Vice-Chancellor, Sanskrit University, Varanasi.
- 16. The Director of Education, Uttar Pradesh.
- 17. Director, Cadet Corps, Uttar Pradesh, Lucknow?
- 18. G.S.O. 1, HQ. Uttar Pradesh Area.
- 19. Deputy Secretary to the Government of Uttar Pradesh.
- 20. Shri L. N. Suklani, Deputy Secretary to the Government of Uttar Pradesh, Education Department.
- 21. Shri K. K. Sharma, Principal, Meerut College, Meerut.
- 22. Shri Shaukat Sultan, Principal, Shibli National College, Azamgarh.
- 23. Shri S. N. Tiwari, Principal, R.M.P. Inter College, Sitapur.
- 24. Kumari A. P. Tangri, Principal, Bhartiya Balika Vidyalaya, Luckpow.

[File No. 0397/NC(Coord.-A).]

J. N. GOYAL, Dy. Secy,

### New Delhi, the 3rd January 1963

S.R.O. 48.—In exercise of the powers conferred by section 3 of the Indian Works of Defence Act, 1903 (7 of 1903), the Central Government hereby declares that it is necessary to impose the restrictions specified in clause (c) of Section 7 of the said Act upon the use and enjoyment of the land described in the Schedule here-to annexed, being land in the vicinity of Fort Govindgarh, Amritsar, in the district of Amritsar, in the State of the Punjab, in order that the said land may be kept free from buildings and other obstructions.

A sketch plan of the said land may be inspected in the Office of the Deputy Commissioner, Amritsar. Schedule.

All the land included within the boundary lines formed by the following details as per Survey of India sheet for Amritsar Cantt. (1928 Edition):—

Pillar No.	Description dated and	Forward bearing from True North (Degrees Mins.)	Direct horizontal distance in feet
The second contract of the second	Company of the compan	148-9	102
t to 1-AL .	From pilar No. 1 the boundary runs towards south to pillar No. 1-A which is on the south side of junction of road coming from Gandhi Gate and Hathi Gate and Fort Road.	San	
r-A to 2 - •	From pillar No. 1-A the boundary runs towards south east to pillar No. 2 which is between the pillar No. 1-A and 3 and the north side of Durgiana Temple.	160, 8	734
2 to.3 ·	From pillar No. 2 the boundary runs towards south to pillar No. 3 which is on the north side of road going from Fort Govindgarh to Lohgarh Gate and the south side of Durgiana Temple.	179—38	920
3 to 4 ·	From pillar No. 3 the boundary runs towards south-west direction to pillar No. 4 which is on the left side of Ganda Nallah and between pillars Nos. 3 and 5.	19624	846
.4 to 5	From pillar No. 4 the boundary runs towards South-west to pillar No. 5 which is situated on the west side of the Municipal Park and right side of the Ganda Nallah.	219—13	847
5 to 6 .	From pillar No. 5 the boundary runs to south-west direction to pillar No. 6.	243—39	Service Acres
6 to '7 .	From pillar No. 6 the boundary runs towards west to pillar No. 7 which is situated on south-west corner of Sant Ram Tank.		706
7 to 8 .	From pillar No. 7 the boundary runs to north-west direction to pillar No. 8 which is situated on the northern corner of IDGAH and south of the road going to Attari.	288—59	
8 to 9 .	From pillar No. 8 the boundary runs to the north- west direction to pillar No. 9 which is on the south side of Khemkaran Road.	286—9	
9 to 10 .	From pillar No. 9 the boundary runs towards north-west direction to pillar No. 10 which is situated on the left side of the road going to Attari and coming from Lahori Gate, Amtitsar City and south side of Rly. Qrs.	325—25	* 850

Pillar No. Description	Forward bearing from True north (Degrees Mins)	Direct horizontal distance in feet
North-West side to pillar No. 11 which is on the East side of Railway crossing of road between Attari and Lahori Gate, Amritsar City and if front of JAWALA FLOUR MILLS and Sout Western side of Railway Qrs.	e n n raise alle se	1200
From pillar No. 11 the boundary runs to the north side to the pillar No. 12 which is situated nea the railway crossing of Road between the Lohgar and Attari.	T The second second	1385
East to Pillar No. 12 the boundary runs toward East to Pillar No. 13 which is situated on the boundary wall of Railway and on the right sid of road between Lohgarh and Attari.		725
13 to 1. From piller No. 3 the boundary runs to the East side direction to pillar No. 1 which is situated on the north side on the junction of road coming from Gandhi Gate, Hathi Gate and Fort Road	87—6	4081

[No. 10 (10) 56/D(GS-1) (Vol. III).] J. S. LALL Jt. Secy.

### New Delhi, the 24th January 1963

with the content of the

S.R.O. 49.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Ambala by reason of the acceptance by the Central Government of the resignation of Major G. S. Sekhon.

### [File No. 19/1/G/L&C/59/198-G/D(C&L)]

S.R.O. 50.—In pursuance of sub-section (7) of section 13 of the Cantonments . Act. 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Major K. S. Goolry as a member of the Cantonment Board, Ambala vice Major G. S. Sekhon resigned.

### [File No. 19/1/G/L&C/59/198-G/D(C&L).]

S.R.O. 51.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Bareilly by reason of the acceptance by the Central Government of the resignation of Major Ganpat Singh.

### [File No. 19/19/G/L&C/56/200-G/D(C&L)]

S.R.O. 52.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Major L. S. Dhadwal as a member of the Cantonment Board, Bareilly vice Major Ganpat Singh resigned.

## [File No. 19/19/G/L&C/56/200-G/D(C&L)]

K. VENUGOPALAN, Under Secy.

### New Delhi, the 25th January 1963

S.R.O. 53.—In exercise of the powers conferred by section 3 of the Indian Works of Defence Act, 1903 (7 of 1903) the Gentral Covernment hereby declares that it is necessary to impose the restrictions specified in clause (c) of section of the said Act upon the use and enjoyment of the land lying within a distance of five hundred yards from the crest of the outer parapet of the Central Ordnance Depot, Chheoki, in the district of Allahabad in the State of Uttar Pradesh in order

that the said land may be kept free from buildings and other obstructions. The said land is included within the boundaries shown in the sketch plan kept in the office of the Collector of Allahabad, where it may be inspected.

[No. 10(10)/56/D(GS-I)(Vol.III)]

J. S. LALL, Jt. Secy.

# New Delhi, the 25th January 1963 . In the matter of the Charitable Endowments Act, 1890,

#### AND

#### IN THE MATTER OF THE ARMY CENTRAL WELFARE FUND

S.R.O. 54.—In exercise of the powers conferred by sub-section (2) of section 5 of the Charitable Endowments Act, 1890 (6 of 1890), the Central Government on the application and with the concurrence of the Committee of the Army Central Welfare Fund, hereby makes the following further amendment to the notification of the Government of India in the Ministry of Defence No. SRO 201 dated the 9th July, 1959, namely:—

In the said notification for Schedule 'B', the following Schedule shall be substituted namely:—

#### "SCHEDULE 'B' .

Name of the Fund	Particulars of Securities		Face value of Securities Rs.
I. Alleviation of Distress Fund	(a) 3% Conversion Loan 1946-86 (b) 3% First Development Loan 1970-75	•	8,80,000 2,56,000
THE PARTY OF THE P	(c) 4 % Ten Year Treasury Savings	Deposit	
	Certificates Twelve Year Post Office National	Savings	1,00,000
	Certificates		52,000
3. Family Welfare in the Lines	(a) 3% conversion Loan 1946-86 .		33,500
Manager Carlotte and Carlotte	(b) 3 ½ % Loan 1974 1 (c) 3% Loan 1963-65	d'agran	35,600
	(d) 12-Year National Plan Savings Certif	icates .	50,000
erve	(a) 3% Loan 1963-65 (b) 3% Loan 1946-86	: :	28,98,300
	(c) Twelve Year National Plan Savings	Certi-	60,000
	ficates (d) 4% Loan 1979		1,60,000
	TOTAL	Rs.	55,42,200"

[File No. RCWF/14/867/117/AG/PS8(II).]

S. DEVANATH, Dy. Secy.

#### New Delhi, the 28th January 1963

- S.R.O. 55.—In exercise of the powers conferred by clause (cc) of sub-section (2) of section 280 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby directs that the following further amendments shall be made in the Military Lands and Cantonments Service (Class I and Class II) Rules, 1951, the same having been previously published as required by sub-section (1) of the said section, namely:—
- 1. These rules may be called the Military Lands and Cantonments Service (Class I and Class II) Amendment Rules, 1963, No. 1.
- 2. In the Millitary Lands and Cantonments Service (Class I and Class Rules, 1951:

- (1) for clause (b) of rule 4, the following clause shall be substituted, namely:
- "(b) Class I of the Service shall consist of the following namely:-

#### ADMINISTRATIVE POSTS

- (i) Director of Military Lands and Cantonments.
- (ii) Deputy Directors of Military Lands and Cantonments.
- (iii) Assistant Directors of Military Lands and Cantonments.

#### Class I Posts

- (iv) Deputy Assistant Directors of Military Lands and Cantenments,
  Military Estates Officers, and Executive Officers (Class I).
- (v) Such other posts, as may, by order of the Government be declared to be included in Class I cadre of the Service".;
- (2) in clause (a) of rule 5, the words and figures 'Grade I of Class I and' shall be omitted;
  - (3) in rule 7, the word, figures and brackets '(Grade II)' shall be omitted;
  - (4) for rule 13, the following rule shall be substituted, namely:-
  - "13. The scales of pay are as under:-

#### ADMINISTRATIVE POSTS

- (i) Director, Military Lands and Cantonments-Rs. 1,600-100-1,800.
- (ii) Deputy Director, Military Lands and Cantonments Rs. 1,300—60—1,600.
- (iii) Assistant Director, Military Lands and Cantonments—Rs. 1,100—50—1,400.

#### Class I

(iv) Deputy Assistant Director, Military Lands and Cantonments, Military Estates Officers and Executive Officer (Class I)—Rs. 400—400—450—30—510—E.B.—700—40—1,100—50/2—1,250.

## Class II

- (v) Executive Officers (Class II)—Rs. 350—25—500—30—590—EB—30— 800—EB—830—35—900".
- (5) in sub-rule (1) of rule 14, the words, figures and brackets "(Grades I and II)" shall be omitted;
- (6) in sub-rule (1) of rule 15, the words and figures "Grade II of Class I, and from Grade II to Grade I of" shall be omitted;
- (7) for sub-rule (2) of rule 15, the following sub-rule shall be substituted, namely:
  - "(2) No officer shall normally be eligible for promotion to Class I unless he has completed three years of service in Class II."

[File, No.1 (13)/61/D(Apptt.)].

A. R. SANKARANARAYANAN, Dy. Secy.

#### New Delhi, the 28th January 1963

S.R.O. 56.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Lucknow by reason of the acceptance by the Central Government of the resignation of Major C. F. Hay.

[File No. 19/26/G/L&C/56/283-G/D(C&L)]

S.R.O. 57.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Major O. L. Seth as a member of the Cantonment Board, Lucknow vice Major C. F. Hay resigned.

[File No. 19/26/G/L&C/56/283-G/D(C&L)]

S.R.O. 58.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Lucknow by reason of the acceptance by the Central Government of the resignation of Lt. Col. N. Adiseshiah.

[File No. 19/26/G/L&C/56/283-G/D(C&L)]

S.R.O. 59.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Lt. Col. B. S. Dhillon as a member of the Cantonment Board, Lucknow vice Lt. Col. N. Adisesiah resigned.

[File No. 19/26/G/L&C/56/283-G/D(C&L)]

#### New Delhi, the 29th January 1963

S.R.O. 60.—The following bye-laws for regulating the grazing of animals within the Cantonment of Morar made by the Cantonment Board, Morar, in exercise of the powers conferred by clause (21) of section 282 and section 283 of the Cantonments Act, 1924 (II of 1924) are hereby published for general information, the same having been previously published and having been approved and confirmed by the Central Government, as required by sub-section (1) of section 284 of the said Act, namely:

Bye-laws for regulating the grazing of animals in the Cantonment of Morar

- 1. No animal shall be grazed on any land within the limits of the Cantonment of Morar which is under the control of the Cantonment Board except at the places as may from time to time be set apart by the Cantonment Board for the purpose.
- 2. No person shall graze animal on any land under the control of the Cantonment Board of Morar, set apart for the purpose, unless he possesses a permit issued by the Executive Officer authorising him to do so.
- 3. The owner or the person in charge of an animal grazing on any land under the control of the Cantonment Board, Morar set apart for the purpose, shall be bound to keep it under proper care and control; and on no account shall the animals be halted on roads.
- 4. Any animal for which a permit has not been obtained or which is not under proper care and control, found grazing on any land under the control of the Cantonment Board of Morar shall be liable to seizure by servants of the Cantonment Board, authorised to do so, and shall be sent to the Cantonment Cattle Pound within 12 hours of seizure.
- 5. The Executive Officer or a person authorised by him shall issue grazing permits and the tokens to be hung around the neck of the animal.
- 6. Grazing between the hours of sunset and sunrise shall not be permitted and any animal found grazing during these hours shall be dealt with as provided by by-law 4.
- 7. Grazing may be closed for any period of the year by an order of the Cantonment Board as a protection to grass roots.
- 8. Owners of animals, or graziers shall not permit their animals to damage young trees, shrubs, hedges or plants, or any property belonging to the Government or the Cantonment Board.
- 9. Owners or graziers shall at once report the occurrence of any disease among their animals to the Executive Officer, who shall, if necessary, close or restrict the grazing areas covered by permits in order to prevent the spread of the disease or take such steps as he may deem to take on the advice of the Veterinary Officer.

10. Every owner, grazier, or person in charges of animals permitted under bye-law 5 to graze animals on land under the control of the Cantonment Board of Morar set apart for the purpose, shall carry his permit with him and put the token around the neck of the animal so permitted and produce such permit for inspection when called upon to do so by any officer or servant of the Cantonment Board, authorised to check such permits and tokens.

11. Any person committing a contravention of any of these bye-laws shall be punished with fine which may extend to one hundred rupees, and in the case of a continuing contravention, with an additional fine which may extend to twenty rupees for every day during which such contravention continues after conviction for the first such contravention.

[No. F. 12|45|G|L&C|59|210-G|D(C&L).]

S.R.O. 61.—In exercise of the powers conferred by section 60 of the Cantonments Act, 1924 (2 of 1924) and in supersession of the Government of India
I of the late North West Provinces and Oudh Gazette dated September, 5th 1885
of the Cantonment Board Shahjahanpur hereby imposes with the previous sanction
mentioned in column (2) of the Schedule annexed hereto, at the rates specified
pur Cantonment for consumption, use or sale therein, subject to the exemptions
given in the list of exemptions attached to the said Schedule.

Schedule.

#### SCHEDULE.

Serial No.	Description of goods.	Rate	per 1	VId.
1	00 a 2 absorpted apriles got a			RT.
	Endswine Berner our and the second of the se			
	. only to be well dust the state of the party of	Rs.		.00
	· CLASS I	nanger	F	
	Articles of food and drink for men and and	male •		-12
1.	Wheat, gram, paddy, barley, bajra, matar, makka, moong, urad, arhar, masoor, kukni, mote, lobhia, pateri, chokar, chuni, bhusi of all grains and all such grains not specified elsewhere.	avielby Fourier Notice Jeinen		•
2.	Rice of all kinds khil, chura, lai, satto, dalia, gram (bhuna) pulses, of all kinds, maida, sujirawe, baisen, nishasta, flour of all kinds and permal of all grains.			All
3.	Alsi, sarson, tilseed, andi, groundnut, mahua, cotton, seeds, all kinds of cakes and all oilseeds	0.08		
4.	Paperh, bari, starch, phulari, double roti, and things made from grains not mentioned else- where.	1.00	3	. 32
5.	Vegetable oil (unrefined) karua, alsi, rai, sarson, mahua, tilli, coconut, groundnut, andi, and all such oils not mentioned elsewhere.	0.20		•
6.	Condensed oil and vegetable oil.	1.00		
7.	Deshi Ghee, makkhan, Khoya, and cream, manufactured by Indian Method.	0.50		- 100 68
8.	Fresh fish, jhinga, eggs, bacon, flesh of pig and all kinds of flesh not packed in bottles and tin and fat of all kinds.	eral acce		
9.	Deshi sugar, gur, rab, sheera, gur, lauta, and such things which are made from sugarcane juice or from things made from that and sugar-	1.00		
	cane juice.	0.05		
10.	Crystal sugar,	0.20		

erial No.	Description of goods	Rate per Md.
	6	Rs.
Make parties of Ken	Batasha and toys made of sugar, and all kinds	The state of the state of
11.	- F	0.25
	ed with scientific method) bura, oley.	0.50
12.	Misri (Icing sugar)	0.90
13.	English and Indian sweets, biscuit, coffee, timed milk powdered milk (packed in tins or bottles or packed in some otherway) murabha, achar, or packed in some otherway) murabha, boney,	
	macroni, and such groceries in bottles, flour, and dalia) tinned or packed in bottles, oil men's stores and such packed preparations of food and drink which are not mentioned of food and drink which are not mentioned coffee aerated water (in-	
	cluding coco cola and vinto,	2.00
14.	Indian achar, murabha (jams), vinegar (Sirka, gulkand)	1.00
15.	Arq keora, gulab, bedmushk and all such are not mentioned elsewhere and sharbat of all kinds (packed in bottles or in any other container)	1.00
16.	Betel leaves	0.10
17.	Ice (condensed water)	
netto de escriber de la company	Sugarcane for eating purposes	0.03
18.	relationship dinggi and guchchies	5.00
19.	Tea of all kinds, tea stalk and dust (packed or	2.00
20.	unpacked) Seeds of vegetables fruits, flowers and trees.	2·00 1·25
21.	tite and boundon used for	
22.	potato, arbi, sweet, kathal, green onion, green potato, arbi, sweet, kathal, green onion, green lashoon, unriped banana, tomato, muli, gajar, unriped mangoes, green amla, singhara, gram, bhutta, kheera, phut, unriped papita, green phali and vegetables or all kinds petha, edible roots all kinds and all such vegetables not	
	mentioned elsewhere.	Total Till Colors
23.	water malon, tukmi mangoes (riped), papita riped, green chillies, dried onion and leshur imli, and all ordinary fruits not mentione	a 1
	elsewhere	
24.	apple, santra, alucha, khumani, falst alucha, gooseberries, lukat, khumani, falst khirni, shahtut, cheelku, lichi, chakotra, kalm khirni, shahtut, chell kinds, pag, santra, barries	a. ii s,
	naspati, Raseru, pilita kind mentioned elsewher such imported fruits not mentioned elsewher	e 0.75
25. 26.	Grapes Dry fruits of all kinds and kernal of dry fruit almond chuhara, kishmish, munakka, coconu makhana, charunji, akhrot, unbroken, drie fig, alubukhara, khumani, pista, chilgoza, kanji kernal of badam, akhrot, maghz, coconut, an kernal of badam, akhrot, maghz, coconut, akhrot, maghz, coconut, akhrot, akhrot, akhrot, akhrot, a	d u
_	all these dry fruits and the tioned any elsewhere	. 3.00
27.	Kirana:—  (a) Haldi, dhania, sonth, ajvain, zera, chillie lai elaichi, methi, khatai, rai, kalaun saunf, and all such kirana not mention	ji, n- 1.00
	ed elsewhere	1.00

APC 41	THE	CATETTE	OF	INDIA .	FEBRUARY 9,	1968	MACHA	90 1	994
DEC. T		GULLIF		THEFT	I LUNCOTER I D	1000	MINGILL	40,	1001

Serial No.	Description of goods	Rate per Md.	
	(b) Black chillies laws	Rs.	
	(b) Black chillies, laung, piper, kaththa, betel- nuts, dalchini, white ilaichi, white chillies	2.00	
	(c) Kutu, ramdana, sabudana, posta, arraroot	3.00	
28.	Bhusha, bhusi, grass and karhi (green and drus)	0.50	
	ders which are used for eating by animals		
	(except those mentioned anywhere else or head loads of these articles)	0.05	
	· CLASS II		
	Tobacco, wine and other intoxicating artic	les	
•1.	.Cigar, cigarettes, tobacco, manufactured by foreign method and tobacco manufactured for		
2.	pipe Ridi of all kinds and takens a	5-00	
	Bidi of all kinds and tobacco for manufacturing		
3.	Leaves for manufacturing bidi	3·00 0·50	
4.	Zarda, snuff and scented tobacco	5.00	10.40
5.	Manufactured smoking tobacco leaves, ropes, stalk, crushed and dust		
6.		0.37	
•	Superior wine, gin, rum, whiskey, etc. (foreign)	20.00	
	. CLASS III		
•	Cattle for sale or use		
1.	All horned cattle, camel, horses, khachchar and		
2.	Sheep, pig, dog, goat, monkey and all other four legged animals not mentioned anywhere else.	0.50 each	1
3.	Turkey, geese, hen, ducks and all such birds of the similar nature (sky flying birds are exemp from octroi)		•
	CLASS IV	o in cach	
	Articles of sports, games and toys	33 - 63	
	subsection determined that is the more walker of		
1.	All articles which are not scheduled elsewhere used for sports or games both outdoor and indoor	2.50	
2.	Toys of all kinds made of stone, wood, glass metal, earth or made of anything else exemp		
3.	Toys of all kinds made of plastic, celluloid o	1.50	
	rubber	3.00	
4.	Foreign wood used for making articles of sport and games	s 2.00	•
	· CLASS V		
	Commercial, heavy chemicals, chemicals, gum, n drugs, spices and scented articles (perfume	nedicines, iry)	\
1.	Crude saltpetre, sulphur, sulphur ores and other ores not specified elsewhere	0·50	
	All kinds of chemicals, allopathic, homeopathic ayurvedic and Unani, medicines and drugs ir cluding essences tinctures and other medical preparations not mentioned anywhere else medicated wine, as (excluding weight of cylin	al e	
	der) and packed honey .	2.50	

Rate per Md.

		GUNDAM CONTRACTOR CONT	
3. \	Heavy commercial chemicals like, refined sulphur, soda caustic and all kinds of soda, potash, nephthalene balls, acid, bleaching powder, carbonates bissub-pates.		
	nates, bicarbonate of ammonia, calcium, zinc, magnesium, chloride, soda silicate, ammonium chloride, gammexine etc.  All disinfectants like phenyl bysol garmavine.	0.75	.50
4.	All disinfectants like phenyl, hycol germexine, nomizine etc.	0.75	
5.	Unani and Ayurvedic herbs and unpacked honey	1.00	
6.	Hoormal, dhoop, agarbatti, loban, similar herbs, leaves and flowers and seeds used as incenses, sandel wood, chips and burada	1.50	
7.	Spices of all kinds not scheduled anywhere else	2:00	
8.	Gum of all kinds (except specified anywhere else)	1.00	
9.	Plastic powder, tatri, majun, kasis, majith	2.50	
10.	Sajji, nausadar, suhaga, tutia, ral, biroja, phit- keri, saresh, sindur, chandras, ritha, sankh	Legavno	7
11	chemical banslychan, stone silajeet	1.00	
11.	Red chalk (geru) multani matti, ram raj, hirmiji, sanjrat, sajji, matti chalk, abir, gulal, blacksalt, paris plastic commercial chalk	0.25	
12.	Javitri, jaiphal, sat ajvain, peeperment, kafur,	7	
	ras kapur, mercury, singraf, varq of gold and silver, heeng	1.00 per lb.	
13.	Scented betel nut and every kind of masala for betel	3.00	
14.	Seep, moti, prawal, banslochan asli (packed)	5-00	E ALEX
15.	Muskh, amber, kesar	2.00 per lb.	
	· CLASS VI.	Turkey	
•	Textiles and manufactured dresses and their raw m	aterials	
1.	Cotton, kapas, unspinned wool (raw)	0.20	
2.		1.00	
. 3.	Serge, gaberdine, banarsi silk, banarsi sari, shaneel, makhmal (velvet), pure silk cloth,	rin lik	
	nylon, chicken, kashmire shawl, pashmeena and all other varieties of fine or super fine woollen and silken cloth chadar, shawl not scheduled	Boan sorbat	
	elsewhere, foreign silken and woollen cloth, fur and all articles made of items mentioned	LEISTO SHALLS	
	in this sub-head	5-00	
4.	Woollen and silken thread, knitting wool of all kinds, all Indian and foreign made fine and superfine cotton cloth and articles made	Foreign	
	thereof	5.00	
5.	Woollen and silken, artificial silken cloth (not included in items 3 and 4 above) woollen mill made blankets, chadar (goods described in item 5 except coarse and mixture all such cloth of	912000 4	
6.	the similar nature  Mill made medium and coarse cotton cloth and	3-00	
	articles made thereof cutpieces of all kinds	1.50	
7.	Handloom cotton cloth, handloom blankets of cottage industry coloured and white handloom gamecha and dhoti	1.50	•
8.	Woollen or silken hoisery	4.00	
	MARKET BEREIT LOS	1.00	

Serial	No. Description of goods	Rate per	Md.
9.	· Cotton hoisery of all kinds	Rs.	
10.	Carpets, daries and asni woollen or cotton and other items of similar nature not mentioned elsewhere	0 50	,
11.	Niwar of all kinds	0.75	
12.	Choldari tent, shamiana, kanat, and other items of similar nature not specified elsewhere	1.50	
• 13.	Tirpal, canvas, biding cloth tracing cloth oil cloth waterproof raxine, waxine (wax cloth) and other similar cloth	Lot Late	
14.	Linolium and plastic cloth	1.00	
• 15.	Articles made of canvas or of articles mentioned in item No. 13 or other articles of similar nature not mentioned elsewhere	5.00	
16.	Condemned and old daries, tents, shamiana, choldari, woollen blankets timple.	2.00	
17.	clothes if imported for being sold  Articles used in saddlery	0.50	
18.	Woollen and cotton clothes of military rejection and other goods of the same type if insported for sale	1.50	8
19.	Raw yarn	1.50	
20.	Twisted woollen, silken, tastri, and other threads of the similar nature. Thread for all kinds weed	0.12	
21.	Cotton ropes and other ropes made of similar	2.50	
22.	articles not mentioned elsewhere Cutting (katran) cutting of carpets, cutting of cloth, gudar, and rope cuttings	1.00	
23.	Raw silk	0.06	
24.	Golden or silvery laces, their wires, and threads, gota, pattha, kinari, salmasitara, kalabuttu, kaithun (pure or artificial), chain, bel, fita, and similar items not mentioned elsewhere and articles made thereof	1.50	.11
25.	Cotton and silken feeta	5.00	
26.	Bags, gunny, hasian cloth, sutli, ropes and all articles made thereof (except those mentioned elsewhere). This will also include articles made of jute and coconut fabric	2.50	
27.	Old gunny, bags and gunny if imported for sale	0.50	3
28.	Moonj, kans, bagai, baib and coconut fabric		
29.	Sunn of all kinds, jute	0.25	
30.	Ban of all kinds ropes made of moonj and sunn, ropes made of rambans and all other similar	and the	
	articles not mentioned elsewhere  CLASS VII	0.50	•
	The comment of the contract of	elogii	
1.	Minerals and Lubricating oils	15000	
2.	Lubricating oil unpacked or in heavy drums	0.75	
3.	Lubricating oil packed in small tins	1.50	
	Grease packed in heavy tins or unpacked	0.75	
4. 5.	Grease packed in small tins Other mineral oils (except motor spirit kerosene	1.50	
	oil and Diesel oil which are exempt)	1.00	0.01

38 ' 7	THE GAZETTE OF INDIA: FEBRUARY 9, 1963/MAGH	A 20, 1884 [PART I]
Serial No.	Description of goods	Rate per Md.
	CLASS VIII.	Rs.
	Articles of general merchandise toilets perfumery and washing articles.	lighting
1.	All kinds of general merchandise not specified elsewhere	3.00
2.	Talcum, snow, powder, lipstick, essences except those specified elsewhere	3.00
3.	Toilet soap	2.00
4.	All kinds of refined oils and all kinds of scented oils which are not packed in bottles etc.	1.50
5.	All kinds of refined manufactured or scented oils packed in bottles or tins for sale	2.00
6.	Essence, ittra or scent of all kinds	1.00 per lb.
	Lighting articles	
7.	Lighting of warning articles (except electric goods) stove lanterns, petromax and other similar articles not mentioned elsewhere	3.60
8.	Battery Cells and similar dry batteries not men- tioned elsewhere	1.00
9.	Candles, wax hard parafine used for making	1.00
10.	Torches of all kinds	5-00
A. S	Washing articles '	
11.	Fat and charbi	1.00
	Tailow	1.00
12.	Washing soaps of all kinds	1.00
13. 14.	Refined shora, potash, itsion, salt, sodumbi-car bonate and other saltish articles used for wash	
44.	ing clothes floor, or wares	1.00
	CLASS IX	
	Scientific apparatus, musical instruments, jewelle and surgical instruments etc.	ry, watches
1.	All kinds of apparatus and equipments used	in 5.00
	photography (except chema hims)	2.50
2.	Cinema films	
3.	All kinds of scientific, mathematical, surgice and dentistry apparatus and equipments,	3.00
	optical articles	2.00
4.	Mica  Pocket and wrist watches, watches, glass	es
5.	watch chains and spare parts of watches	7.50
6.	All musical instruments and their spare par	nd
7.	Radio, telephone, television, apparatuses a their spare parts including loud speakers	
8.	Cotton guaze, rubber goods, articles made glass, articles made of leather, articles made of wood, articles made of procelains used doctors and all other similar articles not me tioned elsewhere	2:50
	V ray machines, refrigerators and lift cages	30.00 each
9. 10.	Clocks, time pieces and their spare paglasses	rts 5.00

Serial No.	• Description of goods	Rate per M	ia.
	THE RESERVE OF THE PARTY OF THE	Rs.	
	CLASS X		
		•	
	Fuel or firewood	0.00	
1.	All kinds of firewood	0.03	
2.	<ul> <li>Upla, Jhankar, sirki, kans, setha, patel, patey, saw dust of wood</li> </ul>	0.03	
3.	Soft coke, coal-dust, hard coke	0.06	
4.	Charcoal	0.12	
	· CLASS XI		
	Electric goods		
1	Articles made of wood and procelain meant for		4. 15
	electric fitting	0.50	
2.	All kinds of electric bulbs and rods	4-00	
3.	All kinds of holders, switch, cut out, made of	MERCH STOR	
	brass or bacplite, joint cut out, push plug of	<b>公司等的数据</b>	
	all kinds, main switch, ceiling rose and other articles not mentioned elsewhere and used		
	for electric fitting	3.00	
4	All those articles which are used for electric		
	fitting and are made of copper, iron, pig, iron		
	or from mixed articles, copper wire, cable and electric fans	1.00	
5	All manufactured electric goods used for warm-		
0	ing water, blowing air, striking balls, pres	S	
	or clothes and other similar manufactured		
	articles supplied by companies for immediatuse, heating and cooking	6.400	
	CLASS XII		17.7
	Stationery and paper		
1	Fountain pens nibs holders pins tags feets	L soll	- 10
1	Fountain pens, nibs, holders, pins, tags, feeta pencil, clips, pencil leads, carbon, paper, sten		
	cil paper and spare parts of fountain pens	3.00	
2.	Ink of all kinds, and all kinds of stationery no	ot	
	mentioned elsewhere, gum packed in bottle file covers, file boards, note books, blottin	g ·	
	paper copies, diary, tracing paper, paper use	a ·	
	for making kites, register-bahi printed from	n 1.50	
	(except those exempted) maps		
3.	Paper of all kinds (except that not mentione elsewhere)	1.25	
4	Chintenanar wall paper and all fancy kamda	ar	
•	paper, ferrow paper; water paper white all	2.00	
	Straw boards, paste mill boards, hard board	0-30	
5.		1-50	
6.	Printing ink	0.30	
7.	Slate, takhti	4.00	
. 8.	Roller composition  Typewriters, duplicating machines and the		
9.	Typewriters, duplicating machines and the spare parts	5.00	•
10.	Waste paper	0.25	
11.	•Photo calendars	2.00	
12.	Sign boards of all kinds	1-00	

Description of goods.

Rate per Md.

serial No	Description of goods.	reace per	wa.
	CLASS XIII	Rs.	
	Leather, rubber, canvas and articles made ther	reof	
1.	Raw hides flashing raw bones and raw guts	0.25	
2.	Dressed and manufactured leather and skins (manufactured by India method)	0.75	
3.	Shoes and all other articles made of leather and skins manufactured by Indian method and not specified elsewhere old tyres, rubber, shoes		1
	and Chappal made from canvas	2.00 .	1/2•
4.	Shoes and chappals made of canvas and rubber	3.00	
5.	Leather and coloured leather dressed and manufactured by scientific method	2.00	
6.	Crome dressed and manufactured by scientific method shoes and chappals and other articles made of leather not scheduled elsewhere	4.00	3
7.	Manufactured skins of animals fit for use as mats, rugs, wearing etc. or for any other simi-	3.00	2
8.	All articles made of rubber tyre, tube used for	1500E	
		4.00	
, 9.	Raw rubber, namda Rubber solution	2.00	
10.	Rubber solution	3.00	
11.	Old and unserviceable rubber goods and scraps of leather		
12.	Government disposals goods of leather, rubber, canvas or of similar things  Animal bones	0.50	
13.	Animal bones	0:12	
	CLASS XIV		
	'Metals and articles made of metal (except of those in class XV)	specified	
. 1.	Iron, heavy iron and galvanised iron sheets, bars, cast, iron, set, iron or steel, iron pipes, girders rails, round iron angles, beams tees, cuttings steel and iron products not mentioned else-	tg 11	
2.	Articles made of iron, such as tava, karahi, kul- hari, spades, kassi, nihani, andi, dravam, dhuri, weights and all other similar articles, made of		
3.	iron not mentioned elsewhere Irons-Carap, iron slag, iron and metallic ores	21.55	
	not otherwise specified  Sheets, ignots and bars of all other metals, such	0.12	
4.	as brass, copper, brinj, ranga and German silver and unserviceable utencils, tins, containers and metal scrap and articles not specified elsewhere	1.00	
5.	Wire and wire ropes	1.00	
6.	Articles made of iron or galvanised iron sheets hosepipe utencils, bathing tubes, balti, trunks, suit-cases almirah safes, and tunkey etc.	0.75	
7.	Wares made of brass, copper, phool, etc. and other articles not mentioned elsewhere and Moradabadi and German, silver wares and articles made thereof	1.50	
8.	Aluminium wares	2.50	1000
CHARLEST STREET, SALES STREET,		THE RESERVE TO SHARE THE PARTY OF THE PARTY	

Seri	al No	Description of goods	Rate per M	d.
	9.	Wares and articles made E.P.S. and R.P.M.S.	Rs.	
		and fancy goods made of brass and other		
1	0.	Zinc and lead including old types	5.00	
		A PARTY MANUAL PROPERTY OF THE	1.00	
		CLASS XV		
1		. Machines, vehicles and hard wares	Tolda.	
	1.	Machines of all kinds (except those exempt from octroi)	S Link	
	2.	Sewing machines and their spare parts	1.00	
	3.	Spare machines parts and other goods of all	2.00	
		Anius	2.00	
	4.	Vehicles—Newly manufactured:—		
		(a) New Motor Car, Lorry or Truck fitted or		
	511 TE	unfitted of which a complete motor lorry or truck can be made	30.00 each	
h A	<b>经工</b> 与	(b) Motor cycle	10.00 each	
(1688)	<b>建筑</b>	(c) Cycles	1.50 each	
rients.		(d) Tricycles and pramulators (Bachha Gari)	0.50 each	
Lastin		(e) Tonga, ekka, bagghi, rath, manjholi, rabba	3.00 each	
ris aus		(f) Bullock cart, thela, driven by animals, thela driven by hand and rickshaw to be at-		
		tached to venicles	3.00 each	
		(g) Spare parts of vehicles like wheels, bumb	Hrank.	
			0.50 each	0.00
		(h) Iron wheels and other spare parts of other vehicles except those made of wood not specified elsewhere and spare parts of	Hibrary Higher	
5		cycles and motors	2.50	
		Hardware, goods of all kinds, like nails, nuts, screw, shutters etc. building materials and hammer sand files saw, screw, bolt, sand paper rivets, plas, wrench and similar other articles classified as hardwares and are not mentioned		92,
		any where else	1.50	
6	•	G.I. Pipe and other fitting articles regarding G.I. Pipe	1.00	
7		Goods regarding pipe fitting made of brass	1.50	
		State who is the tart of the same of blass	de l'or	
		CLASS XVI	in the second	
		Glass, enamel and crockery goods		
1				
		All articles made of glass like bottles, 'jars, chauka, chadar, chimney of lanterns, phials of small or big sizes and all other articles (except those in the shape of surgical or scientific apparatus and not mentioned elsewhere)		
2		Glass bangles of all kinds	1.50	
* 3		Broken glass of all kinds	1.00	
4.		Crockery of all kinds, procelain wares (foreign	1.00	
:		made)	8.00	
5. 6.		Enamel goods of all kinds	1.50	•
7.		Cutlery not mentioned elsewhere	2.00	
		Crockery of all kinds and procelain wares (Indian made)	1.00	
		• 1		

Serial No.	Description of goods	ate per Md.
		Rs.
	CLASS XVII	
	Colour, varnish and paints	
1.	Annaline dye and all kinds of dry colours in-	74.2
	cluding neel which are used for colouring pur-	3.00 .
	Varnish, paints, turpentine, saresh, polish dry	
2.	colours and other articles used for distemper-	2.50
	ing and polishing not mentioned elsewhere	0.75
3.	Disposal paint	
4.	Lakh, chapra, dry cement colours and linseed oil	1.50
5.	Tarcoal, asphalt	0.25
	CLASS XVIII	
	Building and sanitation equipments	
1.	Sundried bricks	0.25 per Thousand
2.	Bricks (burnt bricks)	0.50 per Thousand
3.	Fire bricks	0.50 per Thousand
4	Glazed earthen wares and glazed tiles	0.50 per Thousand
5.	Crucibles, emery powder and emery wheels	2.00 per Thousand
6.	All kinds of asbastos sheets and packing	0.25 per Thousand
7:	China clay, modelling clay, pumice stones	0.75
8.	Cement, white lime dust	0.10
9.	Sand (balu) reh, Cinder and Chikka matti	0.01
10.	Ordinary stone and articles, made thereof like ordinary chakki ka paththar, sil batta etc. (except pumice batia stone)	0.05
11.	Stone pieces used for making concrete and other articles of the nature, kankar used for making chuna, kankar, concrete of bricks surkhi, bad-	
	der pur sand, stone for making cement	0.02
12.	Lime used for white wash (all Kinds)	
13.	Cinder ash, bajri, kharimatti and all other earth not mentioned elsewhere  Uglazed earthen wares made by kumhars by	7
14. 15.	India method like, ghara, chilam, dia, toys etc. All articles made of cement not specified else	
	, where	0.20
16.	Khapra used for roofs	0.12 per Thousan
17.	Marble of all kinds and articles made thereo	2 · 50 0 · 15
18. 19.	Marble powder, pieces of marble chipa Sanitary fittings of all kinds made of stone, pro- celain, metal or any other articles	
	CLASS XIX	
	Bamboo, balli, building wood or furnitu	re
1.	Bamboo, balli round and rectangular logs of	of .
2.	nary wood imported for sawing  Round logs of wood used for building purpose such as sheesham, sal, devdar (except sagor	es ·
3.	Lathi, sirai, pattin of bamboo for cots sleepe silli, takhta and all kinds of sawed wood n specified elsewhere (except sagon)	r,

Sl. No.	Description of goods	Rate per Md.		
	The state of the same to be a same of the	Rs.	,	
4.	Sleeper, logs and sawed wood of sagon	0.50		
5.	Plywood sheets, checks for doors and windows and other similar articles made of wood not specified elsewhere			
6.	All kinds of fancy mats including Calcutta mats	1.00		
7.	Santha, jhau, thatching grass, patail, pula, narkul and tarh and dakh leaves			
8.	Done and pattal of all kinds	0.02		
9.	Mats and fans made of narkul and khajur and khajur leaves			
10.	Seenk jharo, seenk narial, seenk jata narial, palm, jharo Calcutta jharo.	0.06		
11.	<ul> <li>Bed for chairs, khas, platin delia and all other similar articles.</li> </ul>	1.00		
12.	Furniture of all kinds made wholly or partly of moonj rope.	0.75		
13.	Spoiled kamdar wood used for fuel.			
14.	Ordinary furniture such as cots, takhta, desks, bench, blackboards, stool, boxes and articles made of wood used for cooking purposes, ordinary plang and all other such goods not mentioned anywhere else.			
1,5.	Ready made doors, windows, cots, paya and sirai patti of palang, packing material, boxes, cases, kharaun, chaukhat, kiwar.			
16.	Extraordinary furnitures and fancy goods made of wood like table, table rack, shoe rack, bookshelf, sofaset, almirah, fancy palang, masheridar palang, kishti, pati, palana, fine, wire gauze, dressing table, picture frames and all other furniture and decoration articles and other fancy goods made of wood or other mixed material not mentioned anywhere else.			
17	Hooka, chilam, weighting scale, rods, chalni for atta or maida and other similar articles made of wood.			
18.		1.50		
10.	Khol narial.	0-25		
	CLASS XX			
	Miscellaneous			
1.	Ornaments and toys of gold and silver.	10.00	•	
2.	Ivory and articles made thereof.	5.00		
3.	Wire words of all kinds India and foreign.	5.00		
4.	Lithographic and sangmoosa (stone used for printing).	1.00		•
5.	Carbon.	5.00		
6.	Empty tin new or old.	0.01	each	1
7.	Drum new or old.	0.03		
8.	Barrel new or old.	0.06	"	
9.	Empty cylinder.	0.06	"	
10.	All other articles which are not exempt from octroi and do not fall under any other class.	1.00	"	

#### LIST OF EXEMPTIONS

<sup>1.</sup> Bonafide personal lugtage and house hold effect imported by a person on the occasion of his coming to take up his residence in the Municipality or by a traveller and the camp equipage of a Government officer on tour.

Explanation.—Articles of food and drink and merchandise imported for consumption within the limits by the above persons shall not be exempted provided they have not been exempted under any other rules.

- 2. The luggage of circus, theatrical companies and travelling exhibitions and articles for industrial and educational exhibitions.
- 3. All articles which are the bonafide Property of Government, Cantonment Board, Antarim Zila Parishad, Municipal Board, or Improvement Trust at the time of import or having been hired by them if accompanied by a certificate from an officer authorised in this behalf by the Head of the Importing Department or body to the effect that they are the bonafide property of the Government or the body concerned or have been hired by them and are not imported for the purpose of being sold:

Provided that in the event of such articles being sold subsequently, the octroi due in accordance with rule 9 of the rules for the assessment and collection of octroi shall be recoverable from the purchaser.

It shall be the duty of the department concerned to see that the goods are not allowed to be removed unless the octroi thereon is paid.

4. When goods are imported by a private person for supply to Government in fulfilment of contract of otherwise intended for the use of the Government a written intimation to that effect shall be given to the official collecting the octroi who shall immediately forward it to the octroi superintendent. The octroi on the goods shall then be paid, but if subsequently they actually become the property of Government it shall be refunded on a certificate of the officer authorised to receive goods on behalf of Government:

Proyided the application for refund accompanied with that certificate and the original octroi receipt is made within three months of the date of supply and within fifteen days of the receipt of certificate. In case a manufactured articles is supplied to Government and refund is applied for the octroi on raw materials, the certificate must state the weight of the raw materials clearly. Provided further that no refund shall be payable on supplies made to Government after one year from the date of payment of the octroi.

- 5. (a) All description of cloth or fabrics woven on handloom in India from hand spun cotton silk or woollen yarn and certified by All India Spinners Association, Ahmedabad or the Gandhi Ashram or the U.P. Branch of All India Spinner's Association, Meerut and all hand spun cotton, silk or woollen yarn similarly certified and flags bags, hosiery, shirts and other articles made of such cloth fabric or yarn and also products of various cottage industries run by the above institutions.
- (b) Charkhas, dhunkis and other accessories of spinning and weaving used in the khadi industry consigned to or sent in the name of U.P. Gandhi Ashram.
  - (c) Cotton imported by Shri Gandhi Ashram, U.P.
- 6. Necessaries, not being articles for food or drink equipments and clothes procured by officers in command of troops for the use of their men and followers.
- 7. Grain and green fodder imported by troops for consumption by horses, mules and other animals maintained as part of their military equipage:

Provided that it is certified by the Commanding Officer to be imported for banafide public purposes.

- 8. Samples imported by bonafide commercial travellers not meant for sale.
- 9. Used household articles for the bonafide domestic use of the importer.
- 10. Dirty or washed clothes, i.e., laundry articles brought by dhobis.
- 11. Used radio, electric fan and musical instrument brought for repairs.
- 12. Empty milk cans, mineral water, bottles, kerosene oil tins, and drums, gas cylinders, wine bottles and drums if imported for being relilled with the commodities for which they are in ordinary use.

- 13. Newspapers packed and advertising materials.
- 14. Jwellery and precious stones.
- 15. Gold and silver when imported in the form of bullion and ornaments.
- 16. Coin and currency notes.
- 17. Office records, old and current account books, examination copies newsprint reels, imported by newspapers.
- . 18. Idols of worship.
- 19. Ghee in quantity not exceeding two and half seers, when imported for
  - .20. Head loads of bush wood, uplas and fodder.
- 21. (a) Fedder imported by cartmen for feeding the cattle of their own
- (b) Cattle brought for the purpose of sterility treatment or for artificial insemination into the Municipality and all will be taken out side the Municipality after treatment.
- 22. Motor cars, cycles and other vehicles except new ones and purchased from
  - 23. Seeds issued by or returned to Government seed stores:

Provided that all consignments recovered by a bonafide transaction with the Government Seed Depot.

- 24. All imports meant for St. John Ambulance and Red Cross Stores or any other charitable institution recognised by the Board for this purpose, subject to the Condition that such goods are accompanied with a certificate by an officer of the Organisation to the effect that the goods are for bonafide use of the institution
  - 25. Palm gur and neera.
- 26. All supplies and equipments imported under the agreement between the International Children Emergency Fund and the Government of India:

Provided that a certificate to this effect is given at the import barrier.

- 27. Articles of dowery imported by marriage parties and articles imported in connection with mourning ceremonies.
  - 28. Sweets and other edible and bhaji to the limit of two seers rer person
- 29. Special ad-hoc exemption granted by the Board to charitable art and cultural scientific, academic and allied institutions, society or individuals.
  - 30. Goods imported through post office.
  - 31. Arms and ammunition.
  - 32. Opium, bhang, charas, ganja and other intoxicating drugs.
  - 33. Milk except condensed milk, dahi and chauch. •
- 34. (a) Manure.
- (b) Chemical fertilizers such as sulphate ammonia nitrate of soda calcium cyanide, potash, salts, bones prepared for use as fertilizers and super phosphate.
- (c) Castor cake, groundnut cake, mahua cake and neem cake.
  - 35. Mineral oils classified as motor spirit, kerosene oil and diesel oil.
  - 36. Goods on which octroi payable is less than one pice
  - 37. Coal excepting coke and cinder.
  - 38. Raw materials imported by Government Technical and Industrial Schools.
- 39. Articles imported for manufacturing purposes into a jail situated within the Shahjahanpur Municipality:

Provided that the goods into which they are manufactured are used in the jail or supplied to other departments of Government.

Explanation.—The manufactures sold by a jail to public are, however, liable to octroi. At the close of the month the Board shall demand from the Superintendent of Jail a statement showing the amount of dutiable raw materials used in articles sold to the public during the month and the Superintendent shall pay the octroi liable thereon.

40. Machinery, namely prime movers and component parts thereof including boilers and component parts, thereof also including locomotive and portable engines, steam rollers, fire engines, motor tractors, agricultural implements and other machines in which the prime mover is not separable from the operative parts. Machinery and component parts thereof meaning machines or sets of machines to be worked by electric, steam, water, fire or other power not being manual or animal labour or which before being brought into use require to be fixed with a reference to other moving parts and including belting of all materials for driving machinery:

Provided that the term does not include tools and implements to be worked by manual or animal labour and provided also that only such articles shall be admitted as component parts of machinery as are indispensable for the working of the machinery and are owing to their shape or to other special quality not adopted for any other purpose.

- 41. All agricultural machinery including tractors implements and accessories relating thereto.
- 42. Food stuffs received for free gifts under the Relief Supplied Agreement with the Government of U.S.A. and by other recognised relief organisation workers for U.S.A. and other foreign countries.
  - 43. Books.

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- 44. Printing machinery whether driven by power or manual labour.
- 45. Salt other than epsom salt.
- 46. Exciseable liquor manufacture in India.

[No. F. 53|20|G|L&C|61|277-G|D(C&L).]

#### New Delhi, the 2nd February 1963

S.R.O. 62.—In exercise of the powers conferred by sub-clause (iii) of clause (b) of rule 2 of the Defence of India (Requisitioning and Acquisition of Immovable Property) Rules, 1962, and of all other powers enabling it in this behalf, the Central Government hereby authorises the authorities mentioned in column (2) of the Schedule hereto annexed to exercise the powers and perform the duties of the competent authority under the provisions of the said rules specified in the corresponding entry in column (3) of the said Schedule, in respect of any immovable property situated within its jurisdiction.

#### SCHEDULE

S. No. (1)	Authorities (2)	Provisions of the rules (3)
1	(a) All Collectors, District Magistrates and Deputy Commissioners in the States and all political officers in NEFA,	Rules 3. 4. 7, 8, 13, 15 and 18.
	(b) All Land Acquisition Collectors, Land Acquisition Officers and Sub-Divi- sional Magistrates functioning as Land Acquisition Collectors in the States and all Assistant Political Officers functioning as Land Acquisi- tion Collectors in NEFA.	
2.	All Military Estates Officers.	Rule 6.

[No. 10|1|Reqn|ML&C|844-LH|D(C&L).] K. VENUGOPALAN, Under Secy.

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# The Eazette



### PUBLISHED BY AUTHORITY

NEW DELHI, SATURDAY, FEBRUARY 16, 1963/MAGHA 27, 1884 No. 7}

#### PART II-Section 4 Statutory Rules and Orders issued by the Ministry of Defence

#### MINISTRYOFDEF NEEC

New Delhi, the 1st February 1963

S.R.O. 63.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Dehu Road by reason of the acceptance by the Central Government of the resignation of Lt. Col. L. G. Shenoi.

[File No. 19/7/G/L&C/58/331-G/D(C&L).]

S.R.O. 64.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Lt. Col. W. M. Laporte as a member of the Cantonment Board, Dehu Road vice Lt. Col. L. G. Shenoi resigned.

[File No. 19/7/G/L&C/58/331-G/D(C&L).]

K. VENUGOPALAN, Under Secy.

## New Delhi, the 2nd February 1963

S.R.O. 65.—In exercise of the powers conferred by the National Cadet Corps Act, 1948 (31 of 1948), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Defence No. 16 dated 29 December, 1962:—

In the said notification, for the entry-

"2. In the National Cadet Corps Rules, for sub-rule (3), the following sub-rule shall be substituted, namely,"

the entry

"2. In the National Cadet Corps Rules, for sub-rule (3) of Rule 29, the following sub-rule shall be substituted, namely," shall be substituted.

[File No. 0162/62/NCC-Pers(A).]

J. N. GOYAL, Dy. Secy.

#### New Delhi, the 4th February 1963

S.R.O. 66.—The following draft of certain rules further to amend the Military Lands and Cantonments Service (Class I and Class II) Rules, 1951, which the Central Government proposes to make in exercise of the powers conferred by clause (cc) of sub-section (2) of section 280 of the Cantonments Act, 1924 (2 of 1924), is hereby published as required by sub-section (1) of the said section for the information of all persons likely to be affected thereby and notice is hereby

given that the said draft will be taken into consideration on or after the 16th March, 1963.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

#### Draft Rules

- 1. These rules may be called the Military Lands and Cantonments Service (Class I and Class II) Amendment Rules, 1963.
- 2. In the Military Lands and Cantonments Service (Class I and Class II) Rules, 1951:—
- (1) for sub-rule (i) of rule 8 the following sub-rule shall be substituted, namely:—
  - "(i) During the period of probation, a candidate shall be required to pass such departmental examinations as may be prescribed by the Government.";
  - (2) the existing Appendix shall be omitted.

[File No. 41/27/ADM/L&C/61.]

A. R. SANKARANARAYANAN, Dy. Secy.

#### New Delhi, the 4th February 1963

#### CANTONMENT REGULATION BYE-LAWS

S.R.O. 67.—The following bye-laws made by the Cantonment Board, Ajmer, in exercise of the powers conferred by clause (5) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), are hereby published for general information, the same having been previously published and having been approved and confirmed by the Central Government as required by sub-section (1) of Section 284 of the said Act, namely:—

#### BYE-LAWS REQUIRING LIGHTS TO BE PLACED ON VEHICLES.

1. No vehicle shall be driven, led or kept standing in any street between sunset and sunrise without suitable lamps lighted and placed on each side thereof:

Provided that in the case of bicycles, motor bicycles and bullock carts it shall not be necessary to place more than one lighted lamp.

2. Any person, who contravenes bye-law 1 shall be punishable with fine which may extend to fifty rupees.

[File No. 12/4/G/L&C/63/337-G/D(C&L).]

#### New Delhi, the 5th February 1963

S.R.O. 68.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Meerut by reason of the acceptance by the Central Government of the resignation of Captain Karan Singh.

[File No. 19/6/G/L&C/52/344-G/D(C&L).]

S.R.O. 69.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Captain S. P. S. Sirohi as a member of the Cantonment Board, Meerut Fick, Captain Karan Singh resigned.

[File No. 19/6/G/L&C/52/344-G/D(C&L).]

#### New Delhi, the 6th February 1963

S.R.O. 70.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Gentral Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Poona by reason of the acceptance by the Central Government of the resignation of Lt. Col. S. J. S. Bhonsale.

[File No. 19/14/G/L&C/56/386-G/D(C&L).]

S.R.O. 71.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Major R. J. Patel as a member of the Cantonment Board, Poona vice Lt. Col. S. J. S. Bhonsale resigned.

[File No. 19/14/G/L&C/: /386-G/D(C&L).]

#### New Delhi, the 7th February 1963

S.R.O. 72.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Jullundur by reason of the acceptance by the Central Government of the resignation of Captain M. G. Rao.

[File No. 19/7/G/L&C/56/456-G/D(C&L).]

S.R.O., 73.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Major P. S. Malik as a member of the Cantonment Board, Jullundur vice Captain M. G. Rao resigned.

[File No. 19/7/G/L&C/56/456-G/D(C&L).]

S.R.O. 74.—The following amendment in the bye-laws for the collection and recovery of house, water and conservancy taxes on buildings and lands in the Meerut Cantonment published under the Government of India Notification No. 918, dated the 20th August 1938, made by the Cantonment Board, Meerut in exercise of the powers conferred under sub-section (3) of section 282 of the Cantonments Act, 1924 (2 of 1924), is published for general information, the same having been approved and confirmed by the Central Government as required by sub-section (1) of section 282 of the said Act namely:—

In bye-law 5° of the said bye-laws for the words and figures "payable quarterly in advance on April 1, July 1, October 1 and January 1" the words and figures "payable half yearly in advance on April 1, and October 1" shall be substituted.

[F. No. 12/2/G/L&C/366-G/D(C&L).]

K. VENUGOPALAN, Under Secy.

# The Gazette



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#### PART II-Section 4

Statutory Rules and Orders issued by the Ministry of Defence

#### MINISTRY OF DEFENCE

New Delhi, the 11th February 1963

S.R.O. 73.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Kanpur, by reason of the acceptance by the Central Government of the resignation of Captain M. S. Baidwan.

[File No. 19/5/G/L&C/56/416-G/D(C&L).]

S.R.O. 74.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Major B. S. Chauhan, as a member of the Cantonment Board, Kanpur, vice Captain M. S. Baidwan, resigned.

[File No. 19|5|G|L&C|56|416-G|D(C&L).]

#### New Delhi, the 12th February 1963

S.R.O. 75.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Jutogh, by reason of the acceptance by the Central Government of the resignation of Major Ranbir Singh Segat.

[File. No. 19|1|G|L&C|58|443-G|D(C&L).]

S.R.O. 76.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Captain M. C. Patni, as a member of the Cantonment Board, Jutogh, vice Major Ranbir Singh Segat, resigned.

[File No. 19|1|G|L&C|58|443-G|D(C&L).]

K. VENUGOPALAN, Under Secy.

# The Gazette



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No: 9

NEW DELHI, SATURDAY, MARCH 2, 1963/PHALGUNA 11, 1884

#### PART II-Section 4

\*Statutory Rules and Orders issued by the Ministry of Defence

#### MINISTRY OF DEFENCE

New Delhi, the 25th January 1963

S.R.O. 77.—In exercise of the powers conferred by section 3 of the Indian Works of Defence Act, 1903 (7 of 1903), the Central Government hereby declares that it is necessary to impose the restrictions specified in clause (b) of section 7 of the said Act upon the use and enjoyment of the land described in the Schedule hereto annexed, being the land in the vicinity of No. 1 Reserve Petroleum Depot, Bhusawal, in the district of Jalgaon in the State of Maharashtra, in order that the said land may be kept free from buildings and other obstructions.

A sketch plan of the said land may be inspected in the Office of the Collector, Jalgaon.

#### SCHEDULE .

All the land included within the boundary lines formed by the following boundaries:—

Reference Points		• Description	Forward bearing	Horizontal distance •	
1		The transport of the second of	3.	. 4.	
to	2	From reference point 1, which shows the WESTERN boundary of Central Railway on the Southern bank of Tapti river, situated at a distance of 144 ft. north west of the 6th Column and 150 ft. South West of the 7th Column of Tapti bridge from South and Western side, To reference point No 2 which is Electric pole at the gangway wall at MES Pump House No 2	Degree . 299	Peet	
to	3	From reference point 2 the boundary runs on western direction along the south bank of the Tapti River to reference point 3	277	843	
to	4	From reference point 3 the boundary runs in western direction along the south bank of Tapti River to reference point No 4, situated North of Sanitary P/328		•	
		Block BCD	285	868	

54

	• 2	3	4
73 to -		Degree	Feet
23 to 24	From reference point No. 23 the boundary runs towards east to reference point 24		
24 to 25	From reference point No. 24 the boundary runs towards	105	736
25 to 26	From reference point No. 25 the boundary runs towards	187	444
6 to 27	From reference point No. 26 the boundary runs towards reference point No. 27	96	1613
7 to 38	From reference point No. 27 the boundary runs south to reference point No. 28 which is situated near the Railway gate to VARANGAON	85 -	862
3 to 29	From reference point No. 28 the boundary runs east along the railway line to reference point No. 29 which is situated at a distance of 38 feet from Telegraph pole.	182	1714
to 30	From reference point No. 29 the boundary runs towards north to reference point 30	75	1993
to 316	From reference point No. 20 that	348	440
to 32	south east gate pillar of MES Store yard.	80	470
to 32	From reference point No. 31 the boundary runs towards south to reference point No. 32 which is situated at a distance of 120 feet east of mile stone 278 on Bombay-Delhi main railway line	5 . 7 . 7 . 7 . 7 . 7 . 7 . 7 . 7 . 7 .	470
to 33	From reference point No. 32 the boundary runs in north east direction along the railway land to reference point No. 33 situated at a distance of 52 feet from Railway culvert No. K-447/I and 48 feet from telegraph pole No. 278/7	165	• 440
to 341	Prom reference point 33 the boundary runs in north east direction along the railway land to reference point No. 34 which is situated at the South-east corner of No. I RPD compound wall	56	1250.
to 35	From reference point 34 the boundary runs in north east direction along the railway land to reference point 35	55	309
to 36	From reference point No. 35 the boundary runs in north east direction along the Railway land to reference point 36 which is behind P/6-7 of No. 1 Res Pet Depot	56	90
0 37 .	From reference point No. 36 the boundary runs in north east direction along the Rly. land to reference point No. 37 which is situated at the 57 RCC post of No. 1 Reserve Petroleum Depot from south end	51	200
0 38	From reference point No. 37 the boundary runs in north east direction along Rly. land to reference point No. 38 which is situated at the 111 RCC post of No. 1 Reserve Petroleum Depot fencing	46	372
0 39 .	From reference point 38 the boundary runs in north east direction to reference point No. 39 which is situated at the 188 RCC post of No. 1 Res Pet Depot	47	474
9 40	From reference point 39 the boundary runs towards west to reference point No. 40 at the corner of RCC posts	45	660
1	behind building No. P-34/35.	60	198

1	2	3	4
	· ·	Degree	Feet
40 to 41	From reference point 40 the boundary runs to north east along the RPD fencing to reference 41 which is situated at the last RCC post at the east corner of No. 1 Res Pet Depot	point	978
41 to 42 42 to 43	From reference point No. 41 the boundary runs to north east along the nallah to reference point N From reference point No. 42 the boundary runs to north east along the nallah to reference point N	o. 42. 38 owards	290
43 to 1	From reference point No. 43 the boundary runs to north to reference point No. 1 situated near column 7 of Tapti River. 1	towards lumn 6	210

[No. 10(10)/56/D(CS-I) (Vol. III).]

S.R.O. 78.—In exercise of the powers conferred by section 3 of the Indian Works of Defence Act, 1903 (7 of 1903), the Central Government hereby declares that it is necessary to impose the restrictions specified in clause (b) of section 7 of the said Act upon the use and enjoyment of the land described in the schedule hereto annexed, being the land in the vicinity of No. 1 FOD Ammunition Sub-Depot, Udhampur, in the district of Udhampur in the State of Jammu and Kashmir, in order that the said land may be kept free from buildings and other obstructions.

A sketch plan of the said land may be inspected in the Office of the Deputy Commissioner, Udhampur.

#### SCHEDULE

All the land included within the boundary lines formed by the following boundaries:

Points				Marin Salah Salah Salah Salah Salah		True bearing]	Distance
• А—В .		ZX 201	ere ere e Romeren			231°	440'-0"
В-А .	TAGE TO S	1983				51°	
В-С .						260°	3520'-0"
С-В.	Simplifie	200-0	等分析			80°	
C-D .						306°	2695'-0'
D-C .					Seal States	126*	
Ъ-Е .						356°	2640'-0'
E-D .					By Dr	176°	
E-F .						315°	880'-0'
F-E .						135°	
F-G						5°	1430'0'
G-F.					78272 2	185°	
G-H .					See See	9°	1430'0'
H-G .						189°	
H—I .					810	19°	1265'0
I—Н .						199°	
I—J .						32°	1347'-0
J—I .		. 0				212°	
J-K .						* 16°	2475'-0
K-J .						196°	
K-L .							770'-0

Points			0				True bearing	Distance
		47717					- Jon constitution	* ***
L-K .							209°	Contract Contract
L-M.						JE VECT	13°	1485′—0′′
M-L.							193°	
- M-N .	0.		11				60°	3465'-0"
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O-N .							290°	
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P-0 .							350°	
P-Q .							89°	1935′—0″
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Q-R .				• (			141°	2942'-0"
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V-A .						Z.	231°	,1937′—0′′
A-V .			. •				51°	,-,,,

[No. 10(10)/56/D(GS-I)(Vol. III).]

S.R.O. 79.—In exercise of the powers conferred by section 3 of the Indian Works of Defence Act, 1903 (7 of 1903), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Defence, No. S.R.O. 317, dated the 30th November, 1962, namely:—

In the said notification for the word "Secunderabad" wherever it occurs the rd "Hyderabad" shall be substituted and shall be deemed always to have been substituted.

[File No. 10(10)/56/D(GS-1)(Vol. III).]

J. S. LALL, Jt. Secy.

### New Delhi, the 16th February 1963

- S.R.O. 80.—In exercise of the powers conferred by sub-section (2) of section 2 of the National Cadet Corps Act, 1948 (31 of 1948), read with sub-rule (2) of rule 42 of the National Cadet Corps Rules, 1948 and in supersession of the notification of the Government of India in the Ministry of Defence No. S.R.O. 421 dated 5th November 1957, the Central Government hereby appints a State Advisory Committee of the National Cadet Corps for the State of Mysore consisting of the following persons, namely:—
  - 1. The Minister of Education, the State of Mysore (Chairman).
  - 2. The Secretary to the Government of Mysore, Education Department.
  - 3. The Vice-Chancellor, Mysore University.
  - 4. The Vice-Chancellor, Karnataka University.
  - 5. The Director of Public Instruction, Mysore.
  - 6. General Staff Officer 1. Headquarter Madras, Mysore and Kerala Area.

# 58 THE GAZETTE OF INDIA: MARCH 2, 1963/PHALGUNA 11, 1884 [PART II- SEC. 4]

- 7. Rev. Fr. N. T. Thomas, M.A., Principal, St. Philomena College, Mysore.
- 8. Shri S. S. Malwad, M.A., Principal, Karnatak Arts College, Dharwar. 9. Shri S. D. Inchal, Headmaster, Gilganchi Artal High School, Belgaum,
- 10. Shri Nanjundaiah, Headmaster, National High School, Bangalore.
- 11. Director, National Cadet Corps, Mysore.
- 12. Shrimati B. Indiramma, Ex-Mayor, Bangalore.
- 13. Shri B. T. Sasnur, Principal, Karnataka Education Society's Arts College,
- 14. Shri G. Duggappa, B.Sc., LL.B., Member of Legislative Assembly, Chitradurga.
- 15. Shri M. Govinda Reddy, M.P., Church Extension, Chitaldgood, via Bangalore, Mysore.
- 16. Secretary to the Government of Mysore, Finance Department.
- 17. Director of Collegiate Education, Mysore. ,

[File No. 0405/NCC/Coord(D).]

, J. N. GOYAL, Dy. Secy.

# The Gazette



#### PUBLISHED BY AUTHORITY

NEW DELHI, SATURDAY, MARCH 9, 1963/PHALGUNA 18, 1884 0. 10]

#### PART II-Section 4

Statutory Rules and Orders issued by the Ministry of Defence

#### MINISTRY OF DEFENCE

New Delki, the 21st February 1963

IN THE MATTER OF THE CHARITABLE ENDOWMENTS ACT, 1890

IN THE MATTER OF THE AIR FORCE OFFICERS' CONTRIBUTORY EDUCATION FUND

S.R.O. 81.—Whereas the Air Officer-in-Charge Administration, Indian Air Force, acting in the administration of the Air Force Officers' Contributory Education Fund has applied for certain modification in the Scheme for the administration of the said Fund.

It is hereby notified that the Central Government, in exercise of the powers conferred by section 5 of the Charitable Endowments Act, 1890 (6 of 1890), and upon the application as aforesaid and officer-in-Charge Administration hereby shall be made in the Scheme published with the concurrence of the said Air directs that the following amendments with the notification of the Government of India in the Ministry of Defence No. S.R.O. 295, dated the 17th October, 1959 namely:

In the said Scheme-

- (a) In paragraph 8, for clause (d) the following clause shall be substituted namely:-
  - '(d) Director of Education'
- (b) In paragraph 9, for the words "Deputy Director of Education" the words "Assistant Director of Education" shall be substituted.

[File No. Air HQ/19266/8/ED.]

K. A. A. RAJA, Dy. Secy.

### New Delhi, the 22nd February 1963

S.R.O. 82.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act 1924 (2 of 1924) the Central Government hereby notifies that a vacancy has occurred in the Ward No. II of Cantonment Board Dinapore by reason of death of Shri SATYA NARAIN MEHRA an elected member of the Cantonment Board.

[File No. 29/23/G/L&C/57/55,-G/D (C&L).]

New Delhi, the 23rd February 1963

S.R.O. 83.—In exercise of the powers conferred by sub-section (4) of section 284 of the Cantonments Act, 1924 (2 of 1924), the Cantonment Board, Meerut, with

the previous sanction of the Central Government hereby makes the followin amendment in the bye-laws for the regulations of traffic in the Meerut Canton ment published with the notification of the late Government of United Province No. 3331/XI-27C, dated the 22nd October, 1925 and No. 49/XI-27C, dated the 14th control of the late February, 1928, namely:

In the said bye-laws after byelaw No. 8 the following byelaw shall be added namely:-

"9. No vehicle shall be parked on any street or place except at the parkin places approved by the Cantonment Board for various type vehicles".

[No. 12|11|G|L&C|63|543-G|D(C&L)

#### CANTONMENT REGULATIONS

S.R.O. 84.—The following bye-laws for the enforcement of compulsory vaccing and Aimer Cantonment, in exercise of the s.k.O. 84.—The following bye-laws for the enforcement of compulsory vaccination made by the Cantonment Board, Ajmer Cantonment, in exercise of the powers conferred by clause (2) of section 282 and section 283 of the Cantonment Act, 1924 (2 of 1924), are hereby published for general information, the same having been previously published and having been approved and confirmed by the Central Government, as required by sub-section (1) of section 284 of the said Act, namely:—

## BYE-LAWS TO REGULATE THE ENFORCEMENT OF COMPULSORY VACCINATION IN THE AJMER CANTONMENT

- Every person other than those to whom the Vaccination Act, 1880 applied
  whether residing, employed or staying within the limits of the Ajme
  Cantonment shall on receipt of a notice in writing from the Healt
  Officer or Assistant Health Officer present himself for inspection to
  purposes of vaccination at such time and place as may be specified
  in the notice.
- 2. Such person shall allow himself to be vaccinated or re-vaccinated if the Health Officer or Assistant Health Officer is of opinion that the person should be vaccinated or re-vaccinated, as the case may be.
- .3. A contravention of the above bye-laws shall be punishable with fin which may extend to fifty rupees.

[F. No. 12|10|G|L&C|63|540-G|D(C&L)

K. VENUGOPALAN, Under Sec

### New Delhi, the 23rd February 1963

S.R.O. 85.—In exercise of the powers conferred by sub-section (2) of section 1 of the National Cadet Corps Act, 1948 (31 of 1948), read with sub-rule (2) of rule 42 of the National Cadet Corps Rules, 1948, and in supersession of the notification of the Government of India, in the Ministry of Defence No. S.R.O. 16, date the 13th January, 1960, the Central Government hereby appoints a State Advisor Committee of the National Cadet Corps for the Union Territory of Delhi consisting of the following persons, namely: ing of the following persons, namely:

- 1. The Chief Commissioner of the Union Territory of Delhi (Chairman).
- 2. The Secretary and Director of Education, Delhi Administration.

3. The Vice-Chancellor, Delhi University.

- 4. General Staff Officer, Grade 2, Headquarters Delhi and Rajasthan Area
- 5. Shri G. S. Bal, Principal, Shri Guru Tegh Bahadur Khalsa College, Delh

6. Mrs. S. Krishnasami, Principal, Miranda House, Delhi.

- 7. Shri S. Lal, Principal, Harcourt Butler Higher Secondary School, Net Delhi.
  - 8. Shri Tej Bhan Sethi, Principal, Lakshmi Narain Girdhari Lal Highe Secondary School, Delhi.
  - 9. Director, National Cadet Corps, Delhf and Himachal Pradesh.

10. Shri Radha Raman, Nai Sarak, Delhi.

11. Dr. Yudhvir Singh, Katra Neel, Chandni Chowk, Delhi.

12. Dr. Miss S. Sinha, Principal, Rai Kidar Nath Girls Higher Secondary School, Karol Bagh, Delhi.

13. The Under Secretary, Finance Department, Delhi Administration.

[File No. 0396|NCC|Cord(D).]

J. N. GOYAL, Dy. Secy.

### New Delhi, the 25th February 1963

S.R.O. 86.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, BAKLOH, by reason of the acceptance by the Central Government of the resignation of Major B. N. Ghosh.

[File No. 19|34|G|L&C|56|589-G|D(C&L).]

#### CANTONMENT REGULATIONS BYE-LAWS

S.R.O. 87.—The following bye-laws made by the Cantonment Board, Ajmer, in exercise of the powers conferred by clause (4) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), are published for general information, the same having been previously published and having been approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely:—

## BYE-LAWS FOR THE REGULATION AND PROHIBITION OF TRAFFIC IN THE STREETS

- 1. No horse shall be trained or broken in on any public road or street in the Cantonment.
- 2. No animal shall be ridden or driven and no vehicle shall be driven on any street in a rash or negligent manner.
  - 3. No vehicle or animal shall be left on a street without proper control.
- 4. Whoever is driving any elephant or camel on a street shall remove the same to a safe distance on the approach of a horse or of bullock drawing a vehicle.
  - 5. No person shall-
  - (a) cause any vehicle with or without an animal harnessed thereto to remain or stand so as to cause obstruction in any street longer than may be necessary for loading or unloading or for taking up or setting down passengers, or
    - (b) leave or fasten any vehicle or animal so as to cause obstruction in any street, or
    - (c) expose any article for sale whether upon a booth or stall or in any other manner so as to cause obstruction in any street, or
    - (d) in any other manner wilfully obstruct or cause obstruction of the free passage of any street.
- 6. (a) Cycles in use shall be fixed with proper bells and the brakes shall be in proper working order.
- (b) Cyclists when riding cycles shall keep to the left and observe ordinary rules of the traffic.
  - (c) Not more than one person shall ride on a cycle at a time.

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- (d) All cyclists in Ajmer Cantonment shall fix the cycle tickets issued to them by the Cantonment Board Office prominently on their cycles.
- 7. No vehicle shall be driven or kept standing on any street at a time or in a manner prohibited by public notice issued by the Cantonment Board or by the District Superintendent of Police.
- 8. A breach of any of the above bye-laws sharl be punishable with a fine which may extend to fifty rupees.

[F. No. 12|13|G|L&C|63|541-G|D(C&L).]

K. VENUGOPALAN, Under Secy.

#### New Delhi, the 28th February 1963

- S.R.O. 88.—In exercise of the powers conferred by the proviso to article 309 of the constitution, the President hereby makes the following rules further to amend the Civilians in Defence Services (Classification, Control and Appeal) Rules, 1952, namely:—
- 1. These rules may be called the Civilians in Defence Services (Classification, Control and Appeal) Amendment Rules, 1963.
- 2. In the Civilians in Defence Services (Classification, Control and Appeal) Rules, 1952,—
  - (i) in rule 3, for the words, brackets and figures "the Indian Navy (Discipline) Act, 1934" the words and figures "the Navy Act, 1957" shall be substituted;
  - (ii) after rule 31, the following Section and rule shall be inserted, namely:-

#### "SECTION V-MISCELLANEOUS.

32. Notwithstanding anything contained in these rules, where any person subject to these rules is made temporarily subject to any of the Acts referred to in rule 3, these rules shall continue to apply to such person and such person shall, at the discretion of the Officer Commanding the unit to which he belongs, be dealt with for the purposes of discipline either under any of the said Acts applicable to him or under these rules".

[File No. 15(44) 62 Part. II D(Lab.).]

A. R. SANKARANARAYANAN, Dy. Secy.

# Gazette



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NEW DELHI, SATURDAY, MARCH 16, 1963/PHALGUNA 25, 1884

#### PART II-Section 4

Statutory Rules and Orders issued by the . Ministry of Defence

### MINISTRY OF DEFENCE

New Delhi, the 28th February 1963

### · BYE-LAWS

S.R.O. 89.—The following Bye-laws for the regulation or prohibition of the stabling or herding of pigs and for rendering necessary licenses for the use of premises within the Cantonment of Ramgarh made by the Cantonment Board, Ramgarh in exercise of the powers conferred by clauses (11) and (37) of Section 282 and Section 283 of the Cantonments Act, 1:24 (2 of 1924), are hereby published for general information, the same having been previously published and having been approved and confirmed by the Central Government as required by sub-section (1) of Section 284 of the said Act, namely:—

BYE-LAWS FOR THE REGULATION OR PROHIBITION OF THE STABLING OR HERDING OF PIGS AND FOR THE RENDERING NECESSARY OF LICENSES FOR THE USE OF PREMISES WITHIN THE CANTONMENT OF RAMGARH.

- 1. No person shall keep pigs or use any premises for keeping pigs within the antonment of Ramgarh without obtaining a license for the same. Every license canted for this purpose shall be subject to the conditions laid down in these By -laws.
- . 2. The Executive Officer, Bamgarh Cantonment shall be the licensing Officer and all applications for a license shall be submitted to him. License shall be enewable every year from the 1st April and remain in force till the 31st March ext following.
- 3. The floor of all premises licensed under these Bye-laws must be of hard tanding and approved by the Assistant Health Officer.
- 4. A license shall not be granted for any premises which are situated within the hundred feet from any place used for human habitation.

  5. Every licensee shall deposit, or cause to be deposited, all the dung and ried refuse in such place as the Executive Officer may fix for the purpose.
- 6. Every licensee shall cause the premises licensed under these Bye-laws to be cleaned daily and the walls to be white washed once in every six months.
- 7. The premises shall consist of an enclosure with proper ventilation and drain-
- 8. Pigs shall not be allowed to stray outside the premises at any time of the yor night. Those found in the Cantonment outside the premises may be ay or night

9. The Executive Officer may suspend or cancel any license for any infringement of these Bye-laws:

Provided that no such suspension or cancellation shall be made except after giving an opportunity to the licensee to be heard in the matter.

10. Any contravention of any of the Bye-laws on conviction by a Magistrate shall be punishable with a fine which may extend to rupees fifty and when the contravention continues with a further fine which may extend to rupees five for every day during which such contravention continues after conviction for the first such contravention.

[F. 12|21|G|L&C|62|615-G|D(C&L).]

#### New Delhi, the 2nd March 1963

S.R.O. 90.—The following bye-laws for the prevention of nuisance affecting the public health, safety or convenience in the Ajmer Cantonment made by the Cantonment Board, Ajmer: in exercise of the powers conferred by clause (28) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), are hereby published for general information, the same having been previously published and having been approved and confirmed by the Central Government, as required by sub-section (1) of section 284 of the said Act, namely:—

# BYE-LAWS FOR THE PREVENTION OF NUISANCE AFFECTING THE PUBLIC HEALTH, SAFETY OR CONVENIENCE IN THE AJMER CANTONMENT.

1. No person shall trundle a hoop or play any game on any street in such a manner as to obstruct traffic.

· 2. No person shall throw or discharge any stone or missile on any street.

- 3. No person shall without the written permission of the Cantonment Board fire any mine or conduct blasting operation on or near any street.
  - 4. No person shall beat drums or play on any musical instrument in the street for the purpose of advertising performance of show without the written permission of the Executive Officer.
  - 5. No person shall without the written permission of the Cantonment Board give any form of public entertainment in any public place within the Cantonment
  - a Magistrate, be punishable with fine which may extend to Rs. 40 and in the case of continuing contravention with an additional fine which may extend to Rs. 4 for every day during which such contravention continues after conviction for the first such contravention.

[F. 12|3|G|L&C|63|639-G|D(C&L).]

S.R.O. 91.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Kirkee, by reason of the acceptance by the Central Government of the resignation of Major V. P. Kaura.

[File No. 19|4|G|L&C|57|611-G|D(C&L).]

S.R.O. 91-A.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Major S. D. S. Bhalla, as a member of the Cantonment Board, Kirkee, vice Major V. P. Kaura, resigned.

[File No. 19|4|G|L&C|57|611-G|D(C&L).] K. VENUGOPALAN, Under Secy.

#### New Delhi, the 2nd March 1963

S.R.O. 92.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the class III Non-gazetted, Non-ministerial posts of Librarian and Assistant Librarian in the Defence Production Organisation, namely namely:-

1. Short title.—These rules may be called the Defence Production Organisation (Posts of Librarian and Assistant Librarian) Recruitment Rules, 1963.

2. Application.—These rules shall apply to the posts specified in column 1 of the Schedule annexed hereto.

- 3. Number, classification and scale of pay.—The number and classification of the posts and the scale of pay attached thereto shall be as specified in column 2
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 12 of the said Schedule:

Provided that the age limit specified for direct recruitment may be relaxed in the case of candidates belonging to Scheduled Castes and Scheduled Tribes, and in the case of displaced persons and other special categories in accordance with the general orders issued, from time to time, by the Government of India.

- 5. Disqualifications.—(a) No person, who has more than one wife living or who, having a spouse living, marries in any case in which marriage is void by reason of its, taking place during the life-time of such spouse, shall be eligible for appointment to the posts; and
- (b) No woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the posts.

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Power to relax.—Where the Central Government is of opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in category of persons.

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Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees

Period of probation if any

Method of rectt.
whether by direct
rectt. or by prometion or transfer from which pro& percentage of
the vacancies
to be filled by
various methods

In case of rectt.
by promotion/
transfer, grades
motion to be
made

If a Departmental Promotion Committee exists what is its composition

Circumstances in which UPSC is to be consulted in making recruit-ment

. 8	9	10	11	12	13
No.	2 years	By promotion of depart- mental candi- dates failing which direct recruit ment through em- ployment ex- change/advert-	Assistant Librarian with 3 years service.	Yes Depart- mental Pro- motion Com- mittee-II.	Not applicable
Not Applicab	le 2 years	Direct recruit-	Not applicable	Not applicable	Not applicable.

(F. No. BC/53983/TD-21) B. L. MITTAL, Under Secy.

#### New Delhi, the 2nd March 1963

S.R.O. 93.—The following amendment to the Bye-laws framed by the Cantonment Board, St. Thomas Mount Cum Pallavaram in exercise of the powers conferred by clauses (32), (33) and (34) of section 282 and section 283 of the Cantonments, Act, 1924 (2 of 1924), for the regulation conservation, and protection from injury, contamination or trespass of sources and means of public water supply, the construction and maintenance of connections with water works and the regulation of all matters and things relating to the supply and use of water including the collection and recovery of charges therefor and the prevention of evasion of the same and published with the notification of the Government of India in the Ministry of Defence No. S.R.O. 105, dated the 23rd March, 1954, is published for general information the same having been previously published and approved and confirmed by the Central Government, as required by sub-section (1) of section 284 of the said Act, namely:—

In bye-law No. 30 of the said bye-laws the following shall be added at the end, namely:—

"In such cases the reconnection charges payable by the consumer to the Cantonment Board shall be Rs. 5".

[MF No. 12|9|G|L&C|63|622-G|D(C&L).]

\* K. VENUGOPALAN, Under Secy.

#### New Delhi, the 4th March 1963

- S.R.O. 94.—In exercise of the powers conferred by sub-section (2) of section 12 of the National Cadet Corps Act, 1948 (31 of 1948), read with sub-rule (2) of rule 42 of the National Cadet Corps Rules, 1948, and in supersession of the notification of the Government of India in the Ministry of Defence No. S.R.O. 178, dated 13th May, 1960, the Central Government hereby appoints a State Advisory Committee of the National Cadet Corps for the State of Assam consisting of the following persons, namely:—
  - 2. The Minister of Education, the State of Assam, (Chairman).
  - 2. The Secretary to the Government of Assam, Education Department.
  - 3. The Vice-Chanceller, Gauhati University.
  - 4. The Director of Public Instruction, Assam.
  - 5. Assistant Adjutant and Quartermaster General, Headquarters Assam Independent Stib Area.
  - 6. Dr. D. N. Ray, Principal, G.C. College, Silchar.
  - 7. Shri Bipin Pal Das, Principal, Darrang College, Tezpur.
  - 8. Shri G. C. Choudhury, Headmaster, Kamrup Academy, Gauhati.
  - 9. Shrimati Usha Barthakur, Headmistress, Nowgong Girle' High School, Nowgong.
  - 10. Director, National Cadet Corps, Assam, Manipur and Tripura.
  - 11. Shrimati Lily Sengupta, M.L.A., Tezpur.
  - 12. Shri Md. Umaruddin, M.L.A., Dhubri.

- 13. Shri L. Ra Dutta, Vice-Principal, Kanoi College, Dibrugarh.
- 14. The Deputy Secretary to the Government of Assam, Finance Department.
- 15. Shrimati Kamal Kumari Barua, Deputy Minister, Education, Assam.

[File No. 0401/NCC/Coord.(D).]

J. N. GOYAL, Dy. Secy.

# New Delhi, the 6th March 1963 CANTONMENT TAXATION

S.R.O. 95.—The following amendments to the byelaws for the regulation of the collection and recovery of Octroi (without refund) in the Ferozepore Cantonment, made by the Cantonment Board, Ferozepore, in exercise of the powers conferred by sub-section (3) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), published with the notification of the Government of India, in the late Defence Department Notification No. 506, dated 25th March, 1956, are hereby published for general information, the same having been previously published and having been approved and confirmed by the Central Government, as required by sub-section (1) of section 284 of the said Act, namely:—

#### Amendments

In the said bye-laws:-

SEC. 4]

- (1) in byelaw No. 10-
- (a) for clause (1), the following clause shall be substituted, namely:-
  - "(1) When goods liable to octroi are intended for immediate export under the provisions of clause (1) of byelaw 9, the person importing such goods shall declare them as such at the barrier of import and shall specify the barrier through which they are intended to be exported. The officer incharge of the barrier shall then on payment of the prescribed fee fill in a Transit Pass in Form 2 by carbon process and shall issue such Transit Pass to the importer for every truck, trolly, country cart, bullock cart, hand cart and other conveyance separately. The foil of the Pass together with the acknowledgement coupon shall be handed over to the person incharge of the goods on receipt of an acknowledgement to this effect on reverse of the counterfoil. The goods shall then be sent to the barrier of export as noted in column 9 of the Transit Pass, provided that the goods shall be sent under the escort of a peon, in such cases where the import barrier moharrir has reasons to believe that the goods or a portion thereof would not be exported out of the Cantonment limits but would be imported without payment of octroi within the Cantonment limits."

The following fee shall be charged in respect of each Transit Pass issued under this byelaw:—

Goods imported on one Truck

0.50 nP. per truck.

Goods imported on one Trolly'

0.25 nP. per trolly.

Goods imported on one bullock cart, hand cart, other conveyance and head load.

0.12 nP. per bullock cart, hand cart, other conveyance and head load.

For the purpose of this byelaw the period within which goods are to be exported out of the Cantonment limits through the specified barrier is fixed as under:—

Truck

One hour from the time of issue of the Transit Pass.

Trolly

Two hours from the time of issue of the Transit Pass.

Bullock cart, hand cart, other convey-ance and head load.

Three hours from the time of issue of the Transit Pass.

A schedule of the period so fixed shall be exhibited at every barrier.

Provided that octroi shall be payable on the gross weight of the consignment if exported under a Transit Pass and re-imported after removal of the packing material.

- (b) for sub-clause (1) of clause (2) the following sub-clause shall be substituted, namely:—
  - "(1) if the goods tally with the particulars entered in the pass and the time of export entered in column 10 has not expired, the officer incharge of the barrier shall allow the goods to pass out, shall retain the pass for submission to the Head Octroi Office and shall hand over the acknowledgement coupon to the exporter duly signed. All Transit Passes shall be entered in a Register of Transit Passes in Form 2-A annexed hereto which shall be maintained at the Export Barrier. The Import Barrier Moharrir shall arrange to get the total amount of such fee so collected/credited into the Cantonment Fund in the manner as may be prescribed by the Executive Officer.";
  - (c) for clause (3), the following clause shall be substituted, namely:-
    - "(3) (i) The Octroi Superintendent may on reasonable cause being shown to him extend the period entered in column 10 of the Transit Pass in Form 2 in any particular case.
    - (ii) The importer shall be liable to pay the octroi due on such goods if a transit pass is lost and the goods are exported without first settling the matter or if the goods are exported but the Transit Pass is not presented at the barrier of export.

Provided that no octroi shall be levied under this sub-clause, if the exporter furnishes sufficient proof to the satisfaction of the Executive Officer that the goods were actually exported";

- (d) in clause (4), after the words "Octroi Superintendent", wherever they occur, the words "or the Octroi Inspector" shall be inserted;
  - (e) clause (5) shall be omitted;

- (2) in clause (2) of byelaws 26, for the words "annas four" the words "twenty five naye, paise" shall be substituted.
- (3) in clause (6) of byelaw 27, for the words "Annas two" the words "twelve naye paise" shall be substituted.
  - (4) for existing form 2, the following Form shall be substituted. \*

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### New Delhi, the 6th March 1963

S.R.O. 96.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Ahmednagar, by reason of the acceptance by the Central Government of the resignation of Col. H. C. Taneja.

[File No. 19|8|G|L&C|55-G|D(C&L).]

S.R.O. 96-A.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Lt. Col. B. S. Oberoi, as a member of the Cantonment Board, Ahmednagar, vice Col. H. C. Taneja, resigned.

[File No. 19|8|G|L&C|55-G|D(C&L).] K. VENUGOPALAN, Under Secy.

# The Gazette



### PUBLISHED BY AUTHORITY

NEW DELHI, SATURDAY, MARCH 23, 1963/CHAITRA 2, 1885 No. 12]

#### PART II-Section 4

, Statutory Rules and Orders issued by the Ministry of Defence

### MINISTRY OF DEFENCE

New Delhi, the 4th March 1963

S.R.O. 97.—In exercise of the powers conferred by the proviso to sub-section (1) of section 15 of the Cantonments Act, 1924 (2 of 1924), the Central Government, being satisfied that it is necessary in order to avoid administrative difficult; hereby extends the term of office of all the elected members of the Cantonment Boards mentioned in column (2) of the Schedule hereto annexed by a period of one year from the date mentioned in the corresponding entry in column (3) thereof.

#### THE SCHEDULE

SI. No.	Name of Cantonment Board	Date from which term is extended.
(r)	(2)	(3)
1.	Almora	2-4-1963
2,	. Chakrata	16-4-1963
3.	Dagshai	8-8-1963
4.	Nainital	26-3-1963
15	Roorkee	9-7-1963

[F. No. 29/47/G/L&C/54/569-G/D(C&L).] K. VENUGOPALAN, Under Secy.

#### New Delhi, the 6th March 1963

S.R.O. 98.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to the Ciwilians in Defence Services (Classification, Control and Appeal) Rules, 1952, namely:

- These rules may be called the Civilians in Defence Services (Classification, Control and Appeal) Amendment Rules, 1962.
- In schedule IV to the Civilians in Defence Services (Classification, Control and Appeal) Rules, 1952 in Column 4 against entry No. 16,

for the entry "Capt. Supdt. I.N.D. Bombay" the entries "Cdre. Supdt. N.D. Bombay; Naval O.I.C. Goa" shall be substituted.

[File No. CP/L/1340.]

A. R. SANKARANARAYANAN, Dy. Secy.

#### New Delhi, the 7th March 1963

- S.R.O. 99.—The following bye-laws for the regulation and control of the use of loud-speakers in the Kirkee Cantonment made by the Cantonment Board, Kirkee, in exercise of the powers conferred by clauses (28), (38) and (39) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924) are hereby published for general information, the same having been previously published and having been approved and confirmed by the Central Government as required by section 284 of the said Act, namely:—
- 1. Except with the permission of the Cantonment Executive Officer and on such conditions as may be imposed under these bye-laws, no person shall make use of any loud-speakers or other electrically or mechanically operated means of producing sound, whether stationary or fitted to any motor lorry or other moving vehicle, at any place within the limits of Kirkee Cantonment from 8 P.M. to 8 A.M.
- 2. Any application for obtaining permission shall be submitted to the Cantonment Executive Officer who may with due regard to public safety and convenience in his discretion refuse or grant permission and while granting such permission he may impose condition in respect of the use of the apparatus. The Board may from time to time issue instructions for the guidance of the Cantonment Executive Officer in regard to this matter.
- 3. Any permission given or condition imposed under these bye-laws may be withdrawn or varied by the Executive Officer where such withdrawal or variation appears to him to be necessary in the interests of the public.
- 4. Any person aggrieved by an order of the Executive Officer made under these bye-laws may appeal to the Cantonment Board within ten days from the date of the Communication of such order to him.
- 5. Any contravention of the provisions of these bye-laws or of a condition imposed under these bye-laws shall be punishable with fine which may extend to rupees one hundred and in the case a continuing contravention, with an additional fine which may extend to five rupees for every day during which such contravention continues after conviction for the first such contravention.

[F. No. 12|6|G|L&C|63|576-G|D(C&L).]

#### New Delhi, the 8th March 1963

S.R.O. 100.—In pursuance of the provision of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the election of SHRI GAINDA SINGH PAWAR, as a member of the Cantonment Board, AJMER.

[File No. 29|1|G|L&C|62|719-G|D(C&L).]

K. VENUGOPALAN, Under Secy.

#### New Delhi, the 8th March 1963

S.R.O. 101.—In exercise of the powers conferred by sub-section (1) of section 36 of the Indian Electricity Act, 1910 (9 of 1910), the Central Government hereby appoints the officers on the establishment of the Directorate General, Ordnance Factories, specified in the first column of the Schedule hereto annexed to be Electrical Inspectors and directs that they shall, in relation to the works and Electric Installations specified in the corresponding entry in the second column

of the said Schedule, exercise the powers, and perform the functions of an Electrical Inspector under the said Act.

#### THE SCHEDULE

T. Shri M. K. Ghose

2. "D. K. Ganguli

3. "G. N. Ramaseshan

4. "R. K. Chellam

5. "Y. Krishnan

6. "G.B. L. Murty

7. "R. M. Desai

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12. "K. P. P. Menon

13. "S. S. Nadkarni

14. "M. M. Patel

15. "A. C. Soni

16. "D. K. Gour

17. "K. K. Bhattacharya

18. "R. A. Krishnan

19. "K. R. Poduval

[File No. 76052/ECB.]
R. K. SUNDARESAN, Under Secy.

#### New Delhi, the 12th March 1963

S.R.O. 102.—In exercise of the powers conferred by section 184 of the Navy Act, 1957 (62 of 1957), the Central Government hereby makes the following, regulations further to amend the Regulations for the Indian Naval Reserve and the Indian Naval Volunteer Reserve published with the notification of the Government of India in the Ministry of Defence No. SRO 53 dated the 23rd January, 1960, namely:—

- 1. These regulations may be called the Indian Naval Reserve and the Indian Naval Volunteer Reserve (Amendment) Regulations, 1963.
- 2. In regulation 13 of the Regulations for the Indian Naval Reserve and the Indian Naval Volunteer Reserve, the words "within six months of applying for entry into the Indian Naval Reserve" shall be omitted.

[File No. RR|0129|62.]

S. V. SAMPATH, Dy. Secy.

#### New Delhi, the 13th March 1963

S.R.O. 103.—In exercise of the powers conferred by section 3 of the Indian Works of Defence Act, 1903 (7 of 1903), the Central Government hereby declares that it is necessary to impose the restrictions specified in clause (c) of section 7 of the said Act upon the use and enjoyment of the land described in the schedule hereto annexed, being land lying in the vicinity of Red Fort at Delhi, in the Union territory of Delhi, in order that the said land may be kept free from buildings and other obstructions.

A sketch plan of the said land may be inspected in the office of the Deputy Commissioner of Delhi.

#### SCHEDULE

The outer boundary shall be formed by lines joining the points RBP No. 1, RBP No. 2, RBP No. 3, RBP No. 4, RBP No. 5, RBP No. 6, RBP No. 7, RBP No. 6, RBP No. 10, RBP No. 11, RBP No. 12, RBP No. 13, RBP No. 14, and RBP No. 1 as shown on the plan deposited in the office of the Deputy Commissioner of Delhi sioner of Delhi.

[No. 10(10/56/D(GS-I)(Vol. III).] J. S. LALL, Jt. Secy.

#### CANTONMENT REGULATIONS

#### New Delhi, the 13th March 1963

S.R.O. 104.—The following bye-laws for the purpose of requiring owners of buildings or land who are temporarily absent from, or are not resident in, the Cantonment, to appoint their agents, made by the Cantonment Board, Ajmer, in exercise of the powers conferred by clause (29) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), are hereby published for general information, the same having been previously published and having been approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely:—

BYE-LAWS FOR THE APPOINTMENT OF AGENTS IN THE AJMER CANTONMENT

- 1. Every owner of a building or land situated within the Cantonment who does not reside within the Cantonment or who is absent therefrom or has been so absent for more than three months shall, if so required to do by the Executive Officer, appoint in the manner hereinafter set-forth a person ordinarily resident within the Cantonment to be his agent for all the purposes of the Cantonments Act, 1924 or any rule or bye-law made thereunder.
  - 2. Every owner who is bound by bye-law 1 to appoint an agent shall intimate to the Executive Officer in writing the name of such agent, and when such agent shall have intimated to the Executive Officer in writing his willingness to serve, the owner shall be deemed to have complied with the preceding bye-law.
  - 3. The Cantonment Board may serve notice or bills upon, or demand payment of its dues from, such agent instead of upon or from his principal and the principal shall thereupon become liable as if the notice or bill had been served upon, or the demand made from him personally.
  - 4. Any owner of a building or land failing to appoint an agent in the manner required by bye-laws 1 and 2 shall be punishable with a fine which may extend to fifty rupees, and when the contravention thereof is continuing contravention with an additional fine which may extend to five rupees for every day after the date of the first conviction, during which the offence in the offence.

Allendar A. W.

[F. No. 12/1/G/L&C/63/D(C&L).]

#### New Delhi, the 14th March 1963

S.R.O. 105.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Subathu by reason of the acceptance by the Central Government of the resignation of Major S. R. Maniktala.

[File No.\*19/28/G/L&C/56/762-G/D(C&L).]

S.R.O. 106.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Major Ram Singh as a member of the Cantonment Board, Subathu vice Major S. R. Maniktala resigned.

#### [File No. 19/28/G/L&C/56/762-G/D(C&L).1

S.R.O. 107.—In pursuance of sub-section (7) of Section 13 of the Cantonment's Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Jalapahar by reason of the acceptance by the Central Government of the resignation of Major J. S. Daniel.

[File No. 19/21/G/L&C/56/773-G/D(C&L).]

K. VENUGOPALAN, Under Secy.

# The Gazette



## PUBLISHED BY AUTHORITY

No. 13] EW DELHI, SATURDAY MARCH 30, 1963/CHAITRA 9, 1885

#### PART II-Section 4

### Statutory Rules and Orders issued by the Ministry of Defence

### MINISTRY OF DEFENCE

New Delhi, the 25th February 1963

S.R.O. 108.—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that the following instruments may be executed on his behalf by the Air Officer Incharge Maintenance, namely:—

"All contracts with Air Companies for the conveyance by air of Air Force Personnel and stores."

[F. No. Air Hq. 21106/175/Mov.] S. D. NARGOLWALA, Jt. Secy.

### New Delhi, the 14th March 1963

S.R.O. 109.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Ferozepore, by reason of the acceptance by the Central Government of the resignation of Major P. W. Curtis.

[F. No. 19|4|G|L&C|55|764-G|D(C&L).]

S.R.O. 110.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Lt. Col. R. A. J. Alexander, as a member of the Cantonment Board, Ferozepore vice Major P. W. Curtis resigned.

### [F. No. 19|4|G|L&C|55|764-G|D(C&L).]

S.R.O. 111.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Delhi, by reason of the acceptance by the Central Government of the resignation of Shri P. K. Mattoo, Magistrate, 1st Class.

[F. No. 19|23|G|L&C|56|767-G|D(C&L).]

S.R.O. 112.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that Shri N. L. Kakkar, Magistrate, 1st Class, has been nominated, as a member of the Cantonment Board, Delhi, by the District Magistrate, Delhi, in exercise of the powers conferred under section 13(3)(b) ibid Shri P. K. Mattoo, Magistrate, 1st Class resigned.

[F. No. 19|23|G|L&C|56|767-G|D(C&L).]

#### New Delhi, the 16th March 1963

S.R.O. 113.—The following bye-laws for the regulation or prohibition of the stabling or herding of pigs and the rendering necessary of licenses for the use of premises for keeping pigs in the Cantonment of Ajmer, made by the Cantonment Board. Ajmer Cantonment, in exercise of the powers conferred by clauses (11) and (37) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), are hereby published for general information, the same having been previously published and having been approved and confirmed by the Central Government, as required by sub-section (1) of section 284 of the said Act, namely:—

BYE-LAWS FOR THE REGULATION OR PROHIBITION OF THE STABLING OR HERDING OF PIGS AND FOR THE RENDERING NECESSARY OR LICENSES FOR THE USE OF PREMISES THEREFOR IN THE CANTON-MENT OF AJMER.

- 1. No person shall keep pigs or use any premises within the Cantonment of Ajmer for keeping pigs without obtaining a license for the same. Every license granted for this purpose shall be subject to the conditions laid down in these bye-laws.
- 2. The Cantonment Executive Officer, Ajmer Cantonment, shall be the Licensing Officer, and all applications for a license shall be submitted to him. License shall be renewed every year from the first day of April and remain in force till the thirty first day of March next following.
- 3. The floor of all premises licensed under these bye-laws must be of hard standing and approved by the Assistant Health Officer.
- 4. A license shall not be granted for any premises which are situated within one hundred feet from any place used for human habitation.
- 5. Every licensee shall deposit, or cause to be deposited, all the dung and dried refuse in such place as the Cantonment Executive Officer may fix for the purpose.
- 6. Every licensee shall cause the premises licensed under these bye-laws to cleaned daily and the walls to be white washed once at least in every six
- 7. The premises shall consist of an enclosure with proper ventilation and drainage.
- 8. Pigs shall not be allowed to stray outside the premises at any time of the day or night and those found straying in the Cantonment shall be impounded.
- 9. The Cantonment Executive Officer may suspend or cancel any license for any infringement of these bye-laws.
- 10. Any infringement of any of the aforesaid bye-laws shall be punishable with a fine which may extend to Rupees fifty and when the breach is a continuing breach, with a further fine which may extend to Rupees five for every day after the date of the first conviction, during which such infringement continues.

[F. 'No. 12|7|G|L&C|63|778-G|D(C&L).]

- S.R.O. 114.—The following bye-laws for regulating the construction, use and cleaning of private latrines within the R.A. Bazaar, Roorkee Cantonment, in exercise of the powers conferred by clause (9) of section 282 and section 283 of the Cantonment Act, 1924 (II of 1924), are published for general information, the the Cantonment Act, 1924 (II of 1924), are published and confirmed by the Central same having been previously published approved and confirmed by the Central Covernment, as required by sub-section (1) of section 284 of the said Act, namely:—
- BYE-LAWS FOR REGULATING THE CONSTRUCTION, USE AND CLEANING OF PRIVATE LATRINES WITHIN R.A. BAZAAR, ROORKEE CANTON-MENT:
- 1. Owners of private houses in the R.A. Bazaan wherein latrines already exist, or wherein new latrines may hereafter be constructed, shall provide receptacles

made of M.S. plates of suitable gauge and size, with a handle on one side and slanting side on the other side, for the collection of night soil placed under each seat in every compartment of the latrine.

- 2. The scavengers of such private latrines shall report to the Cantonment Board office whenever a receptacle requires repair or renewal. The owner shall replace the receptacle whenever required by the Cantonment Board to do so and shall also be responsible to ensure that the latrine is not used without such receptacles.
- 3. The scavengers shall not carry night soil as a "Head-load" or "waist-load" and/or in an open receptacle to the public latrine or Cantonment Board Pails Depot. It shall either be carried in a bucket having a collapsible cover or on a wfieel-barrow provided with a covered receptacle for that purpose.
- 4. Penalty.—If any person contravenes any provision of these bye-laws, he shall be punishable with fine which may extend to Rs. 50.00 (Rupees fifty) and where the contravention is a continuous one, with an additional fine which may extend to Rs. 5.00 (Rupees five) for every day during which such contravention continues after conviction for the first such contravention.

[F. No. 22|23|G|L&C|63|779-G|D(C&L).]

# New Delhi, the 18th March 1963

# CANTONMENT REGULATIONS

S.R.O. 115.—The following bye-laws for the regulation of the construction, alteration, maintenance and preservation, and cleaning of private latrines, receptacles, and pesspools, within the Cantonment of Ajmer, made by the Cantonment Board, Ajmer, in exercise of the powers conferred by clause (9) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), are hereby published for general information, the same having been approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely: namely:-

# BYE-LAWS FOR THE REGULATION OF PRIVATE LATRINES IN THE AJMER CANTONMENT

- 1. Private latrines, latrine seats and receptacles, and cesspools, shall be constructed and maintained by the owners of houses. The tenant in occupation shall be responsible for tarring receptacles at least once a month.
- 2. All latrine seats and floors shall be of cement concrete, or bricks or stone cement pointed.
- 3. Latrine receptacles shall be constructed of galvanized iron. No earthenware receptacles shall be allowed.
- 4. Cesspools shall be constructed with cement or any other impervious material except sand. Cesspools shall be not more than two feet in diameter or two feet in depth and of shall be circular shape with the edges raised at least six inches above ground level and furnished with a rounded base.
- 5. The contents of private latrines receptacles (excreta) shall be removed to the Cantonment Board receptacles by the private sweepers employed by the
- 6. Any contravention of these bye-laws shall be punishable with fine which may extend to fifty rupees and in the case of a continuing contravention with an additional fine which may extend to five rupees for every day during which such contravention continues after conviction for the first such contravention.

### [F. No. 12|17|G|L&C|63|803-G|D(C&L).]

S.R.O. 116. The following bye-laws for providing for the matters regarding which conditions may be imposed by licens s granted under section 210 of the Cantonments Act, 1924 (2 of 1924), made by the Cantonment Board, Ajmer Cantonment, in exercise of the powers conferred by clause (16) of section 282 and Cantonment, in exercise of the powers conferred by clause (16) of section 282 and cantonment and Act, are hereby published for general information, the same section 283 of the said Act, are hereby published and having been approved and confirmed by having been previously published and having been approved and confirmed by

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the Central Government as required by sub-section (1) of section 284 of the said Act, namely:—

Bye-laws under clause (16) of sections 282 and 283 of the Cantolments Act (2 of 1924) providing for the matters regarding which conditions may be imposed by licenses granted under section 210 of the Act.

- 1. A licence granted under section 210 of the Cantonments Act, 1924 (2 of 1924), to a person of the classes mentioned in clauses (a), (e) to (j), (p) and (q) of sub-section (1) of that section may contain any conditions which the Cantonment Board may think fit to impose with respect to the following matters namely:—
  - (a) the medical inspection of the persons engaged in the business, their vaccination and inoculation, when necessary, and the cleanliness of their persons and clothing;
    - (b) the maintenance in a clean and sanitary condition of the premises where the goods are prepared or sold and their protection against flies and other insects, rats and other vermin;
- (c) the utensils, vessel, covering and other apparatus to be used in the business and their maintenance in a clean and sanitary condition;
  - (d) the ingredients to be used in the manufacture or preparation of the goods and the places at which and the manner in which the goods may be exposed for sale;
  - (e) the inspection and making of the goods, the attachment of labels or other means of identification thereto the seasons during which perishable goods may not be sold and the disposal of any goods found to be unwholesome;
  - (f) the places at which and the person by whom the licence shall be kept and the persons before whom it shall be produced for inspection.
- 2. A licence granted under the said section 210 to a person of the classes mentioned in clauses (b), (c) and (d) of sub-section (1) of that section may contain any conditions which the Cantonment Board may think fit to impose with respect to the following matters, namely:—
  - (a) the number of animals and the places at which they may be kept;
  - (b) the maintenance of the premises in clean and sanitary condition, and the ventilation and drainage thereof;
  - (c) the sources from which such animals may be watered;
  - (d) the segregation of sick and diseased animals;
  - (e) in the case of cattle, goats and pigs kept for slaughter, the times and places at which the slaughtering may be carried out;
  - (f) in the case of milch cattle or milch goats and cleanliness of the animais and their attendants;
  - (g) the place at which and the person by whom the license shall be kept and the persons before whom it shall be produced for inspection.
- 3. A licence granted to a person of the class mentioned in clause (k) of subsection (1) of the said section 210, may contain any conditions which the Cantorment Board may think fit to impose with respect to the following matters, namely:—
  - (a) the medical inspection (and vaccination and inoculation, when necessary) of all persons engaged in the trade;
  - (b) the maintenance in a clean and sanitary condition of the washing place or places used by the licensee;
  - (c) the sources from which water, for washing, is to be obtained;
  - (d) the separation of clean and soiled clothes, and the places at which clothes may be washed and dried;

- (e) the persons by whom and the place at which the licence shall be kept and the persons before whom it shall be produced for inspection.
- 4. A license granted to a person of the classes mentioned in clauses (1) and (m) of sub-section (1) of the said section 210, may contain any conditions which the Cantonment Board may think fit to impose with respect to the following matters, namely:
  - (a) the place at and the quantities in which, such materials may be stored and the manner of storage;
  - (b) the precautions to be taken against fire and for the prevention of danger to life and property;
  - (c) the person by whom and place at which the licence shall be kept and the persons before whom it shall be produced for inspection.
- 5. A licence granted to a person of the classes mentioned in clauses (n) and (0) of sub-section (1) of the said section 210, may contain any conditions which the Cantonment Board, may think fit to impose with respect to the following matters, namely:—
  - (a) the measures to be taken for regulating the discharge of refuse matter from the premises and for the abetment of nuisance arising therefrom;
  - (b) the person by whom and the place at which the licence shall be kept and the persons before whom it shall be produced for inspection.
- 6. A licence granted to a person of the class mentioned in clause (r) of subsection (i) of that section may contain any conditions which the Cantonment Board may think fit to impose with respect to the following matters, namely:—
  - (a) the place or places at which barbers are to carry on their trade and the premises in which shaving saloons are to be opened;
  - (b) the instruments and appliances, water, clothes and articles which may be used in the operation of their trade;
  - (c) the place at which and the person by whom the licence shall be kept and the persons before whom it shall be produced for inspection;
  - (d) the medical examination of every barber in a shaving saloon before and after the issue of a licence.
- 7. Whoever fails to comply with any of the conditions imposed in pursuance of these bye-laws shall, on conviction by a Magistrate, be punishable with fine which may extend to one hundred rupees and in the case of a continuing breach or failure, with a further fine which may extend to twenty rupees for every day during which such breach or failure continues, after the conviction for the first such breach or failure.

[F. No. 12|19|G|L&C|63|756-G|D(C&L).]

#### New Delhi, the 19th March 1963

S.R.O. 117.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Agra, by reason of the acceptance by the Central Government of the resignation of Lt. Col. B. Goswami.

[F. No. 19|10|G|L&C|57|832-G|D(C&L).]

S.R.O. 118.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Lt. Col. S. B. Lall, as a member of the Cantonment Board, Agra, vice Lt. Col. B. Goswami resigned.

[F. No. 19|10|G|L&C|57|832-G|D(C&L).]

### New Delhi, the 20th Marcil 1963

S.R.O. 119.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy

has occurred in the Cantonment Board, Aurangabad, by reason of the acceptance by the Central Government of the resignation of Lieut S. N. Joshi.

[F. No. 19|6|G|L&C|57|851-G|D(C&L).]

S.R.O. 120.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Major K. C. Praval, as a member of the Cantonment Board, Aurangabad vice Lieut. S. N. Joshi resigned.

[F. No. 19|6|G|L&C|57|851-G|D(C&L).]

S.R.O. 121.—In exercise of the powers conferred by sub-section (1) of section 40 of the Defence of India Act, 1962 (51 of 1962), and of all other powers enabling it in this behalf the Central Government hereby directs that the powers exercisable by it under sub-rules (3), (4) and (6) of rule 70 of the Defence of India Rules, 1962, shall also be exercisable by the Deputy Directors, Military Lands and Cantonments in respect of the Cantonments situated within the local limits of their respective jurisdiction.

[No. 41|23|ADM|L&C|63|2159(A)-LH|D(C&L).]

S.R.O. 122.—In pursuance of sub-rule (2) of rule 74 of the Defence of India Rules, 1962, the Central Government, hereby directs that any site or premises within any Cantonment, on which any air raid Shelter is or has been constructed, shall, on being certified by the Cantonment Civil Defence Officer within whose local limits of jurisdiction the site or premises situates, be exempt from any tax or rate or from any enhancement of any tax or rate levied by the Cantonment Board, to which the site or premises would not have been liable if the shelter had not been constructed.

[No. 41|23|ADM|L&C|63|2159(B)-LH|D(C&L).]

\* K. VENUGOPALAN, Under Secy

# e Gazette



### PUBLISHED BY AUTHORITY

No. 14] NEW DELHI, SATURDAY, APRIL 6, 1963/CHAITRA 16, 1885

#### PART II-Section 4

. Statutory Rules and Orders issued by the Ministry of Defence

### MINISTRY OF DEFENCE

New Delhi, the 21st March 1963

- S.R.O. 123.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Deputy Director (Contracts) in the Controlles General, Defence Production Headquarters Organisation, namely:—
- 1. Short title.—These rules may be called the Controller General Defence Production Headquarters Organisation, Deputy Director (Contracts) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the post of Deputy Director (Contracts) in the Controller General, Defence Production Headquarters Organisation.
- 3. Number, classification and scale of pay.—The number and classification of the post aforesaid and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the Schedule hereto annexed.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment for the post and the age limit, qualifications and other matters connected therewith, shall be as specified in columns 5 to 12 of the said Schedule.
- 5. Disqualifications.—(a) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post; and
- (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post:
- Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.
- 6. Power to relax.—Where the Central Government is of opinion that it is necessary or expedient so to do. it may, by order, for reasons to be recorded in writing, relax any of the provision of these rules with respect to any class or category of persons.

(89)

				Recruit	ment Rul
Name of the No. of Class Post posts	ssification	Scale of pay	Whether selection post or non-selec- tion post	Age limit for direct recruits	Educational an other qualifications required findirect recruits
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By transfer of a suitable officer of Central Service Class I or Class II, holding equivalent status or drawing basic pay drawing basic pay falling within the scale of pay appli-cable to the post

As required un-der the rules. N.A.

[File No. 35(10) 62/CG (Admin.)]

B. L. MITTAL, Under Secy.

S.R.O. 124.—In pursuance of sub-rule (2) of rule 134-A of the Defence of India Rules, 1962, the Central Government hereby authorises the officers mentioned in column 2 of the Schedule hereto annexed to exercise the powers conferred and discharge the duties imposed on an authorised officer under the said rule in respect of the public premises specified in the corresponding entry in column 3 thereof and situated within the local limits of their respective jurisdiction.

#### THE SCHEDULE

SI. Officers authorised

Public premises

3 .

1 All Military Estates Officers.

(Alle 70, 19(10) 61/CC (Allema)

- 2 All Presidents, Cantonment Boards.
- 3 Station Commander of all Cantonments and Military Stations.
- 4 Commanders, (Indep) Sub Areas and Sub

Premises under the Administrative control of the Ministry of Defence, which are entrusted to the management of Military Lands and Cantonments Service.

Premises under the administrative control of the Ministry of Defence situated within the local limits of their respective jurisdiction.

[File No. 86116/Q3(11).]

#### ORDER

New Delhi, the 22nd March 1963.

S.R.O. 125.—In exercise of the powers conferred by sub-section (1) of section 40 of the Defence of India Act, 1:62 (51 of 1962), and of all other powers enabling it in this behalf the Central Government hereby directs that the powers exercisable by it under sub-rule (1) of rule 134-A of the Defence India Rules, 1962, shall also be exercisable by the officers mentioned in column 2 of the Schedule hereto annexed in respect of the public premises specified in the corresponding entry in column 3 thereof and situated within the local limits of their respective jurisdiction.

THE SCHEDULE

ISI.

Officers authorised

Public premises

2

I All Deputy Directors, Ministry Lands and Carton nents and all Assistant Directors, Military Lands and Cantonments. Premises under the administrative control of the Ministry of Defence which are entrusted to the management of Military Lands and Cantonments Service.

3

- 2 Commanders, (Indep) Sub Areas and Sub Areas.
- 3 Station Commanders of all Cantonments and Military stations.

Premises under the administrative control of the Ministry of Defence situated within the local limits of their respective jurisdiction.

(File No. 86116,Q3(11).)

S. S. L. KAKKAR, Jt. Secy.

New Delhi, the 22nd March 1963

S.R.O. 126.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of

Maj. P. K. Dass as a member of the Cantonment Board, Bakloh vice Major D. N. Ghosh resigned.

[File No. 19/34/G/L&C/56/875-G/D(C&L).]

S.R.O. 127.—The following amendment to the bye-laws for the regulation of slaughter houses in the Aurangabad Cantonment, made by the Cantonment Board, Aurangabad in exercise of the powers conferred by Section 208 of the Cantonments Act, 1924 (2 of 1924), is hereby published for general information, the same having been previously published and having been approved and confirmed by the Central Government, as required by Section 284 of the said Act, namely:—

#### Amendment

. In the said byelaws, byelaw No. 4 shall be omitted.

[No. F. 12/44/G/L&C/61/871-G/D(C&L).]

New Delhi, the 23rd March 1963

S.R.O. 128.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Dalhousie by reason of the acceptance by the Central Government of the resignation of Major Hari Sivaram.

[File No. 1972/G/L&C/57/892-G/D(C&L).]

S.R.O. 129.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Major D. P. Bahl as, a member of the Cantonment Board, Dalhousie vice Major Hari Siva Ram resigned.

[File No. 19/2/G/L&C/57/892-G/D(C&L).]

#### · CANTONMENT REGULATION BYE-LAWS

New Delhi, the 25th March 1963

S.R.O. 130.—The following bye-laws for regulating the construction of pavements and culverts within the limits of Almer Cantonment made by the Cantonment Board, Almer, in exercise of the powers conferred by clause (26) of section 282 and section 283 of the Cantonments Act, (2 of 1924), are hereby published for general information, the same naving been previously published, and having been approved and confirmed by the Central Government, as required by sub-section (1) of section 284, of the said Act, namely:—

Bye-Laws for Regulating the Construction of Pavements and Culverts Within the Limits of Ajmer Cantonment

- These byelaws may be called the Ajmer Cantonment (construction of pavements and cuiverts) Bye-laws, 1963.
- 2. Every person who intend to erect or re-erect pavements or culverts in relation to his house shall give notice in writing of his intention to the executive Officer.
- 3. The owner of the house shall under-take the construction of the pavement or culvert only after obtaining the sanction of the Cantonment Board.
  - 4. The pavement or culvert shall be so constructed as to comply strictly with rules, bye-laws and the directions of the Cantonment Board.
- The pavement or culvert shall be used for ingress to and egress from the house and shall not be used for any other purpose.
  - 6. The owner of the house shall, at all times and at his own expense, maintain the pavement or culvert in a proper state of repair to the satisfaction of the Cantonment Board.
  - 7. Any pavement or culvert allowed to be constructed on land not belonging to or not held on lease by the owner of the house, shall after construction be handed over to the Board. The responsibility for the proper maintenance and up keep of the pavement or culvert, as the case may be, shall, however continue to be that of the owner.

- 8. The pavement or culvert shall not be added to or altered except with the prior sanction in writing of the Cantonment Board, or under the directions from the Board. The expenses for such addition and alteration shall be borne by the owner of the house.
- 9. If the owner of the house makes any default in carrying out the work in relation to a pavement or cuivert as directed by the Cantonment Board or neglects to maintain the same in a proper state of repair, the work may be carried out by the Cantonment Board. All expenses incurred in carrying out such work shall be recoverable from the owner of the house as if it were an arroar of tax. •
- 10. The pavement or culvert shall be removed by the owner of the house at his own cost, should the Cantonment Board require him so to do, and in such an even the owner of the house shall not be entitled to claim any compensation whetever whatsoever.
- 11. Where the land on which the pavement or culvert is to be constructed does not belong to the owner of the house, the sanction of the Cantonment Board for such construction shall not be deemed to confer on the owner any right, claim or title whatsoever, to such land.
- 12. A contravention of any of the provisions of the above bye-laws shall be punishable with fine which may extend to rupees one hundred and in the case of continuing contravention with an additional fine which may extend to ten rupees for every day during which such contravention continues after conviction for the first such contravention.

· [No. F. 12/21/G/L&C/63/868-G/D(C&L).]

#### CANTONMENTS REGULATIONS

#### New Delhi the 25th March 1963

S.R.O. 131.—The following byelaws for the regulation or prohibition of the stabling or hearding of animals, so as to prevent danger to public health and for the licencing of premises for use as stables or cowhouses within the Ajmer Contonment made by the Cantonment Board, Ajmer, in exercise of the powers conferred by clause (11) and (37) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), are hereby published for general information the same having been previously published and having been approved and confirmed by the Central Gevernment as required by sub-section (1) of section 284 of the said Act, namely:—

#### BYELAWS

- 1. Definitions.—For the purpose of these beyelaws-
  - (a) "stable" means any house, shed, building, or room in a house, shed or building in which, horses, ponies, mules or donkeys, are lodged or fed;
  - (b) "cow house" means a house shed or building or room in a house, shed or building in which horned cattle are lodged and fed.
- 2. Any person who keeps within the Cantonment any horse, cow, buffalo, goat or any cattle whether for trade or for private use, shall intimate to the Executive Officer the number and class of animals so kept by him within a fortnight from the date of the publication of these bye-laws, or from the date on which the animal came into his possession, whichever is later.
- 3. No room, shed, courtyard, or premises shall be used as a stable or cowshed unless it provides at least forty square feet of floor area per animal.
  - 4. The premises used as stable or cowhouse shall fulfill the following sanitary requirements, namely:—
    - (a) It must be well ventilated;
    - (b) The floor should be such as can be easily kept clean;
    - (c) The keeper shall daily clean or wash with water the floor of the premises, and shall drain all wash water and other offensive liquid matter into the public drain by means of a proper and regular drain connected thereto;

- (d) No dung, litter or offensive matter shall be kept in such a manner or situation as to pollute any drinking water or cause the breeding of
- 5. On the occurrence or suspected occurrence of any infectious disease amongst the cattle or animal kept in the Cantonment, the keeper shall immediately segregate the animal or cattle affected or suspected to be affected, and make suitable arrangements for its veterinary treatment.
- 6. The keeper shall carry out all instructions issued by the Executive Officer or any other officer duly authorised by the Board to prevent suspected disease from spreading amongst his other cattle or amongst cattle in the Cantonment.
- 7. The Board may prohibit the herding or stabling of a herd of cattle within close proximity of any residential quarters, school, hospital or in any open areas. A herd for this purpose shall consist of not less than six animals.
- 8. The Cantonment Board may allot areas in the Cantonment for the owners of herds of cattle to make cow dung cakes on such conditions as it may consider suitable.
- 9. No owner of milch cattle shall feed such cattle on filth, litter or fodder unfit for consumption, or likely to spread or cause disease among the cattle.
- 10. Any person who commits a breach of any of the byelaws shall, on conviction by a Magistrate, be punishable with fine which may extend to fifty rupees, and in the case of continuing breach with an additional fine which may extend to five rupees for every day during which such breach continues after the conviction for the first such breach.

[No. F. MF 12/15/G/L&C/63/870-G/D(C&L).]

K. VENUGOPALAN, Under Sec.

### New Delhi, the 25th March 1963

S.R.O. 132.—In exercise of the powers conferred by the Proviso to sub-rule (d) of Rule 3, read with clause (i-a) of the proviso to clause (k) of Rule 4, of the Territorial Army Rules, 1948, the Central Government hereby direct that recruitment to Territorial Army units may be made from persons (being citizens of India) irrespective of their place of residence.

[No. F. 47671/GS/TA3/1653/63/D(GS-III).]

J. N. GOYAL, Dy. Secy.

## New Delhi, the 26th March 1963

S.R.O. 133.—In pursuance of sub-section '(7) of Section 13 ef the Cantonments Act. 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Barrackpore, by reason of the acceptance by the Central Government of the resignation of Shri P. K. Dey, W.B.C.S., Magistrate, 1st Class.

[File No. 19/19/G/L&C/54/927-G-D(C&L).]

S.R.O. 134.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that Shri P. N. Mullick, Magistrate, 1st Class, has been nominated as a member of the Cantonment Board, Barrackpore, by the District Magistrate, 24-Parganas, Alipore, in ment Board, Barrackpore, by the District Magistrate, 24-Parganas, P. K. Dey, exercise of the powers conferred under section 13(3) (b) ibid vice Shri P. K. Dey, W.B.C.S., Magistrate, 1st Class, resigned.

# New Delhi, the 27th March 1963

S.R.O. 135.—The following amendments in the byelaws for the regulation and inspection of slaughter houses in the Chakrata Cantonment framed by the

Cantonment Board, Chakrata, in exercise of the powers conferred by section 208 and clause (30) of section 282 of the Cantonments Act, 1924 (2 of 1924), published with the late Government of United Provinces notification No. 1003/xi-40-C, dated the 21st April, 1925, are hereby published for general information, the same having been previously published approved and confirmed by the Central Government as required by section 284 of the said Act, namely:—

In the said bye-laws-

(i) byelaws 8, 9, 10 and 11 shall be omitted;

(ii) in byelaw 12, the words and figure "and unless the fee prescribed in byelaw 8 has been paid" shall be omitted;
(iii) in byelaw 13, the words and figure "the fee prescribed in byelaw 8 above has been paid" shall be omitted.

[No. F. 12|52|G|L&C|61|926-G|1|D(C&L).]

S.R.O. 136.—The following amendment made by the Cantonment Board, Defira Dun, in exercise of the powers con'erred by clauses (28), (30) and (39) of section 282 and section 283 of the Cantonments Act. 1924 (2 of 1924). to the byelaws for the regulation and inspection of Slaughter Houses in Dehra Dun Cantonment published with the notification of the former Government of United Provinces No. 3675/XI/19/C. dated the 3rd December. 1925, is published for general information, the same having been previously published and having been approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely:—

Amendment

In the said byelaws, byelaws 5, 6, and 7 shall be omitted.

[No. F. 12|10|G|L&C|62|926-G|D(C&L).] K. VENUGOPALAN, Under Secy.

### New Delhi, the 28th March 1963

S.R.O. 137.—In, exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, the President is pleased to make the following rules to amend the Civilians in Defence Services (Revised Pay) Rules. 1960 published with the Ministry of Defence Notification No. 6-E, dated the 15th September, 1960, as amended from time to time, namely:—

(1) (i) These rules may be called the Civilians in Defence Services (Revised Pay) (Amendment) Rules, 1963.

(ii) They shall be deemed to have come into force on the 1st day of July, 1959.

2. In the schedule to the Civilians in Defence Services (Revised Pay) Rules, 1960:

(a) In Part 'A' Section I under the heading 'Posts in A.F.H.Q. and Inter-Service Organisation' the following amendments shall be made, namely:—

Against the post of 'Comptomist' for 'Rs. 60—3—81—EB—4—125—5—13 plus Rs. 15 as special pay' and 'Rs. 110—3—131—4—155—EB—4—175—5—180 plus Rs. 15 p.m. as special pay' read 'Rs. 60—3—81—EB—4—125—5—130' and 'Rs. 110—3—131—4—155—EB—4—175—5—180 respectively.

Against the post of 'Machine Operator' for 'Rs. 60—3—81—EB—4—125—5—130 plus Rs. 10 p.m. as special pay' and 'Rs. 110—3—131—4—155—EB—4—175—5—180 plus Rs. 10 p.m. as special pay' read 'Rs. 60—3—81—EB—4—125—5—130' and 'Rs. 110—3—131—4—155—EB—4—175—5—180' respectively.

Against the posts of 'Superintendent' and 'Assistant-in-Charge' for 'Rs. 350—25—575 (persons appointed by promotion are entitled to a minimum pay of Rs. 400), read 'Rs. 350—25—575 (persons appointed by promotion or transfer will be entitled to a minimum pay of Rs. 400)'.

(b) In Part 'C' Section II 'Posts under the Directorate of Ordnance Service' the following entries shall be inserted, namely:—

Name of post	Pre-1931 scale	Prescribed scale	Revised
• Succession of the second	Rs.	Rs.	Rs.
Radio Mechanic		90—5—125—EB—6—	-185 150—5—175—6—205— EB—7—240.
Gun-Fitter Fitter Signal		60—5/2—75—EB—3-	-105 110-3-131-4-143- EB-4-155

(c) In Part 'C' Section V 'Posts in Lower Formations under General Staff Branch (Excluding College of Military Engineering)' the following entries shall be inserted, namely:

Name of post	Pre-1931 scale	Prescribed scale	Revised scale
to the Research and	Rs.	same I re star Rs. morte	Rs.
Technical Lab. Assistan	nt • • • • • • • • • • • • • • • • • • •	150-7-185-8-225	205-7-240-8-280
Storekeeper Grade III	Table 1 Ships	60—381—EB—4-125—5—	110—3—131—4—155— EB—4—175—5—180
Gas Engine Minder	•	35—1—50	75-1-85-EB-2-95

(d) In Part 'C' Section VI 'Posts in Lower Formations under QMG's Branch' the following entries shall be inserted, namely:—

Name of post	Pre-1931 scale	Prescribed scale	Revised scale
Contract Services	. Rs.		Rs. Juntana
Assistant Accountant		80—5—120—EB—8— 200—10/2—220 plus special Pay of Rs. 20	130—5—160—8—200— EB—8—256—EB—8— **280—10—300—plus special Pay of Rs. 20/-
(Fitter 3) (1500) (5) 1. 67	. (File .)	60—5/2—75—EB—3— 105	HB-4-155
Boiler Attendant .	4.0	60-3/2-75	110-3-131
Crusher Operator	10000	• 40—2—60—EB—3/2—	85-2-95-3-110-EB 3-128
Crusher Attendant		35-1-50	75—1—85—EB—2—95
Electrician		90—5—125—EB—6— 155—EB—6—185	150—5—175—6—205— EB—7—240
Mess Cook Grade II		30-1-3	70-1-80-EB-1-85
Head Camp Guard		35—1—50	75-1-85-EB-2-95
Jemadar	400000.00	35—1—50	75—1—85—BB—2—95
Draftsman	Bath Falland Street, St. S.	75-3-105	125
Bellow Boy	2//	20-1-25 #	55—1—60

#### (e) In Part 'C' Section VIII 'Posts under Naval Headquarters'

(i) the following entries shall be inserted, namely:-

Name of post	Pre-1931 scale	Prescribed scale	Revised scale
3	R\$,	Rs.	· Rs.
Foreman, Naval Dockyard, Bombay Foreman of Boiler Makeg, Naval Dockyadd,	277-4	300-20-500	450—25—575
Bombay Senior Foreman (Factory) Senior Foreman (Labo- ratory)		300—20—460	450—25—575

(ii) the following amendment shall be made, namely:-

Against the post of 'Storeman' insert in Col. 2 the pre-1931 scale of 'Rs. 50-4-90-3-120'.

(f) In Part 'C' Section XI 'Posts in Lower Formations in the Research and Development Organisation' the following entries shall be inserted, namely:

Name of post	Pre-1931 scale	Prescribed scale	Revised scale
	Rs.	Ŕş.	Rs.
Gazetted posts		nggereblak selak erakum salah selak diberi. Selah anggaran	acon mar al an a lasar, retain. The same and the same that
Technical Librarian	200 STEEL ST	275—25—500 —EB —30 —650—EB—30—800	350 —25—500 —30 —590— EB—30 —800—EB— 830—35—900
Non Gazetted posts			
Industrial Staff			TERMINA CALL TANKS
Proof Reader (D.S.L. Delh	D	100—5—125—6—155— EB—6—185	150—5—175—6—205— EB—7—240

[File No. 1(4)/59/D(Civ-1).] S. DEVANATH, Dy. Secy.

# he Gazette



#### PUBLISHED BY AUTHORITY

NEW DELHI, SATURDAY, APRIL 13, 1963/CHAITRA 23, 1885

#### PART II-Section 4

Statutory Rules and Orders issued by the Ministry of Defence

#### MINISTRY OF DEFENCE

New Delhi, the 29th March 1963

S.R.O. 138.—In exercise of the powers conferred by section 60 of the Canton-ments Act, 1924 (2 of 1924), the Cantonment Board, Kasauli with the previous sanction of the Central Government hereby makes the following amendment to the notification of the Government of India, in the Ministry of Defence No. S.R.O. 776, dated the 14th May, 1949, imposing water tax in Kasauli Cantonment, namely: namely:-

In the said notification.-

- (i) in clause (a) the words "Etwa village" shall be omitted;
  (ii) in clause (e) after the words "Sikh Gurdwara" the words "Sweepers Gurdwaras and Temples" shall be inserted.

[F. No. 53/28/G/L&C/62/939-G/D(C&L).]

New Delhi, the 30th March 1963

S.R.O. 139.—In exercise of the powers conferred by sub-section (2) of Section 16 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to fix 5th, June, 1963, as the date on which elections in Ward No. II of Dehra Dun Cantonment shall be held.

[File No. 29/18/G/L&C/57/980-G/D(C&L).]

K. VENUGOPALAN, Under . Secy.

### New Delhi, the 30th March 1963

S.R.O. 140.—In exercise of the powers conferred by section 13 of the National Cadet Corps Act, 1948 (31 of 1948), the Central Government hereby makes the following rules further to amend the National Cadet Corps Rules, 1948, namely:—

- These Rules may be called the National Cadet Corps (3rd amendment)
   Rules, 1963.
- 2. In the National Cadet Corps Rules, 1948-
  - (a) for the word 'Director' wherever it occurs, the words 'Director General' shall be substituted;
    (b) for the words 'Circle Commander' wherever they occur, the words 'Director, National Cadet Corps' shall be substituted;

(c) for the word 'Circle' wherever it occurs, the words 'National Cadet Corps Directorate' shall be substituted;
(d) for the words 'Directorate of National Cadet Corps' wherever they occur, the words 'Directorate General National Cadet Corps' shall be substituted;

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[File No. 0162/63/NCC-Pers(A).]

VILLE J. N. GOYAL, Dy. Secy.

# The Gazette

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# of **Endia**

#### PUBLISHED BY AUTHORITY

No. 16| NEW DELHI, SATURDAY, APRIL 20, 1963/CHAITRA 30, 1885

#### PART II-Section 4

Statutory Rules and Orders issued by the Ministry of Defence

#### MINISTRY OF DEFENCE

New Delhi, the 4th April 1963

S.R.O. 141.—In the Notification of the Gazette of India of the Ministry of Defence No. SRO 8 dated 22nd December 1962, published in the Gazette of India, Part II, Section 4, dated the 5th January 1963, in Rule 2(ii) in the proviso second line for "dated" read "direct".

[File No. 40(2)/62/D(GS-III)] GANESH SWARUP, Under Secy.

#### New Delhi, the 9th April 1963

S.R.O. 142.—In exercise of the powers conferred by Section 9 of the Cantonments Act, 19.4 (2 of 1924), the Central Government hereby excludes the Delhi, Cantonment from the operation of sub-clauses (iv) and (v) of clause (a) of sub-Section (1) of Section 118 of the said Act.

[File No. 10565-G/L&C/60/904-G/D(C&L).]

K. VENUGOPALAN, Under Secy.

# The Gazette



# of **Endia**

### PUBLISHED BY AUTHORITY

No. 17]

NEW DELHI, SATURDAY, APRIL 27, 1963/VAISAKHA 7, 1885

### PART II-Section

# Statutory Rules and Orders issued by the Ministry of Defence

#### MINISTRY OF DEFENCE

New Delhi, the 30th March 1963

- S.R.O. 143.—In exercise of the powers conferred by the proviso to article eco of the Constitution, the President hereby makes the following rules regulating the method of recruitment of Stenographers to the Armed Forces Headquarters and Inter Service Organisations, namely:—
- 1. Short title.—These rules may be called the Armed Forces Headquarters and Inter Service Organisations (Grade II Stenographers) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply for recruitment to the post of Grade II Stenographers in the Armed Forces Headquarters and the Inter Service Organizations.
- 3. Classification and scale of pay.—The classification of the post and the scale of pay attached thereto, shall be as specified in columns 3 and 4 of the Schedule to these rules.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the said Schedule.
- 5. Disqualifications.—(1) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post.
- (2) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post; provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

						THE SCH
Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-selec- tion post	Age limit for direct recruits	Educational and other qualifications require for direct recruits
			YH C	(HFT.18C)		·
I	2	3	4	5	6	7
Stenographer, Grade II	363 (Exclusive of leave reserves)	Class III (Non- Gazetted) (Ministe- rial).	Rs. 210—10— 290—15— 320—E.B. 15—425— EB—15— 530.	Not applicable	of the grades of Secretariat pher's Serv	
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Period of pro-bation, if any Whether age whether age and educa-tional quali-fications pres-cribed for the direct recruits will apply in the case of promotees

Method of rec-ruitment whether by direct recruit-ment or by promotion or transfer and percentage of the vacancies to be filled by va-rious methods

In case of recruitment by promotion transfer, grades from which promotions to be made

Circumstan-ces in which U.P.S.C. is to be consul-ted in making recruitment

8

9

Two years

II

12

13

Not applica-ble

Direct recruit-ment on the result of the Stenographer's Examination con-ducted by the U.P.S.C.

10

Not applicable As required under the Not applicable rules.

> [File No. 68741/CAO/R & R-I.] V. FERRAO,

Assistant Chief Administrative Officer.

# The Gazette



# of **Endia**

#### PUBLISHED BY AUTHORITY

No. 18] NEW DELHI, SATURDAY, MAY 4, 1963/VAISAKHA 14, 1885

#### PART II-Section

Statutory Rules and Orders issued by the Ministry of Defence

#### MINISTRY OF DEFENCE

IN THE MATTER OF THE CHARITABLE ENDOWMENTS ACT, 1896

THE REPORT OF THE PARTY OF THE

IN THE MATTER OF THE ARMED FORCES RECONSTRUCTION FUND

New Delhi, the 18th April 1963

S.R.O. 144.—Whereas the Secretary, Indian Soldiers', Sailors' and Airmen's Board Ministry of Defence, acting in the administration of the Fund mentioned above and as the person who proposes to apply the Fund in trust for charitable objects has applied for vesting the Fund mentioned in Schedule "A" hereto in the Treasurer of Charitable Endowments for India and for the settlement of a Scheme for the Administration of the said Fund

It is hereby notified that the Central Government in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (6 of 1890), and upon the application as aforesaid and with the concurrence of the said Secretary doth hereby order and direct that the moneys set out in Senedule "A" hereto shall as from the publication of this notification vest, and be henceforth vested, in the Treasurer of Charitable Endowments for India to be held by him and his successors in office (subject to the provisions of the Gharitable Endowments Act, 1890, and the rules from time to time to be framed thereunder by the Central Government) upon trust to hold the said moneys and the income thereof in accordance with the trusts and terms set out in the Scheme set forth in Schedule "B" hereto.

And it is hereby further notified that upon the application as aforesaid and with the concurrence of the said Secretary, the Central Government has under Sub-section (1) of section 5 of the said Act settled the Scheme set forth in Schedule "B" hereto for the administration of the said endowment and under sub-section (3) of the said section 5 of the said Act. It is hereby further ordered that it shall come into force from the publication of this notification.

#### SCHEDULE "A"

A sum of Rs. 1,40,81,891.89 from the Armed Forces Reconstruction Fund of the Central Government is held with State/Central Banks of India, New Delhi as follows: follows:

£323666	***			Ten
I.	INV	TEST.	MARIE	NF

Securities	Face Value	Book Value	Yearly Interest
	Rs.	Rs.	·Rs.
3% Funding Loan - 1966—68	52,93,200.00	55,48,491.25	1,58,796.00
3% 1st Developme Loan 1970—75		78,88,515.51	2,27,217.00
TOTAL	1,28,67,100.00	1,34,37,006.76	3,86,013.00
		(A)	

Note.-The above Securities are lodged with the State Bank of India, New Delhi.

II. CASH

Cash in Bank

Rs. 6,44,885,13 · (B)

Total assets as on 31st March 1963. Fie. (A) Plus (B)]

the sea believed to the

Rs. 1,40,81,891;89 nP.

#### SCHEDULE "B"

IN THE MATTER OF THE CHARITABLE ENDOWMENTS ACT, 1890 AND

IN THE MATTER OF THE ARMED FORCES RECONSTRUCTION FUND Scheme for the Administration of the above mentioned Fund.

- Definitions.—Unless there is anything repugnant to the subject or context in the Scheme.
- (a) "Fund" means the Armed Forces Reconstruction Fund,
  - .(b) "the year" means the financial year ending with the 31st day of March.
- 2. Object of the Fund.—(a) Primarily the Fund shall be used upon measures of a permanent nature for the benefit of those now serving and those who will in future serve in the ranks, or as non-combatants enrolled in the Indian Armed Forces or for the benefit of their families. The Fund will not NORMALLY be used to make individual grants. to make individual grants.
  - (b) The Fund may be spent on such measures as:-
    - (i) Education;
    - (ii) Family welfare in the lines;
    - (iii) Servicemen's and Servicewomen's welfare in the lines;
    - (iv) Collective care of the disabled;
    - (v) Grants for colonisation and for resettlement scheme of ex-servicemen in the States:
  - (c) The Fund shall not NORMALLY be used
    - (i) to finance any schemes the provision of which is clearly the responsibility of the Government of India or of a State Government;
    - (ii) to provide a reserve for other Funds in the services or in States.
    - (iii) to finance temporary schemes.
  - 3. Extent. The object of the Fund extends to the whole of India.

- 4 Assets of the Fund.—In addition to the moneys particulars whereof are given in Schedule "A" the assets of the Fund shall include grants from Government as well as donations and voluntary endowments whenever given or received.
- 5. Vesting of Assets.—The Assets of the Fund including those particulars whereof are set out in Schedule 'A' shall be vested in the Treasurer of Charitable Endowments for India under the Scheme.
- 6. Management of the Fund.—The Treasurer of Charitable Endowments shall not act in the management or administration of this Fund, but subject to any general or special directions given by the Central Government, such management and administration shall be vested in and rest with the General Committee as bereinafter mentioned. hereinafter mentioned.
- 7. General Committee.—For the management and administration of the Fund. a General Committee shall be constituted consisting of:

The Defence Minister.

Vice-Chairman

Deputy Defence Minister.

Members

Defence Secretary.
Chief of the Army Staff.
Chief of the Naval Staff.
Chief of the Air Staff.
Adjutant General, Army Headquarters.
Financial Adviser, Ministry of Finance (Defence).
Director General, Resettlement. Light sibility that is house a

#### Secretary

Secretary, Indian Soldiers', Sailors' & Airmen's Board.

- 8. Provision regarding the members of General Committee.—(a) Where a person becomes a Member of the General Committee by reason of the office he holds, his membership shall terminate when he ceases to hold that office and his successor in office shall unless otherwise directed by the Central Government, be deemed to have been provinged in his vacces. to have been nominated in his vacancy.
- (b) Subject to preceding clauses, a Member of the General Committee shall cease to be such Member if he dies, resigns, becomes of unsound mind, becomes insolvent, is convicted of a criminal offence involving moral turpitude, or is removed by the Central Government or is transferred from his present office.
- (c) A resignation of membership shall be tendered to the Chairman of the General Committee and shall not take effect until it is accepted en behalf of the Committee by the Chairman.
- (d) Subject to sub-clause (a) above, any vacancy in the General Committee caused by any of the reasons mentioned in sub-clause, (b) shall be filled by nomination by the Central Government.
- 9. Conduct of Business.—The General Committee may meet together for the conduct of business, adjourn and otherwise regulate its meetings and proceedings as may be determined by the bye-laws. Unless otherwise determined the quorum for a meeting of the General Committee shall be three Members. A meeting of the General Committee at which a quorum is present shall be competent to exercise all or any of the functions of the Committee. Every matter shall be determined by a majority of votes of the Members present and voting on the question. The Secretary of the General Committee shall have no right to vote. In case of equality of votes the person acting as the Chairman shall have a casting vote.
- 10. Functions of the General Committee.—The General Committee shall function notwithstanding that any person who is entitled to be a Member by reason of his office is not a Member for the time being and rotwithstanding any other vacancy in the General Committee and no act or proceeding of the General Committee shall be invalid merely by reason of the happening of any of the above events or of any defects in the appointment of any Member of the General Committee.

- 11. Framing of Bye-laws —The General Committee shall make bye-laws for the regulation, management and for any other purpose connected with the execution of the Fund and the trusts thereof and may alter, vary or rescind the same from time to time
- 12. Appointment of Committees.—The General Committee may appoint a Working Committee and such officers and staff as they may consider necessary.
- 13. Delegation of Powers.—The General Committee may delegate any of their powers to the Working Committee appointed under clause 12 or to any one or more members of that Committee. The General Committee may also delegate to one or more officers of the General Committee so far as such delegations relate to merely
- 14. Members of the General Committee not entitled to remuneration.—The Members and Secretary of the General Committee shall not be entitled to any remuneration but will be entitled to be reimbursed their actual travelling expenses in respect of journeys to attend the meeting of the General Committee or undertaken by them for the purpose of the Fund.
- 15. Appointment of Staff.—Such staff as the General Committee may consider necessary shall be appointed by the General Committee. The remuneration of any staff appointed shall be fixed by the General Committee.
- 16. Deposit of Moneys.—All moneys received shall be deposited in one or more accounts at the State Bank of India and/or any other scheduled bank approved in this behalf by the Central Government.
- 17. Accounts and Audit.—Regular accounts shall be kept of all moneys and properties belonging to the Fund and shall be audited by a Chartered Accountant or firm of Chartered Accountants or any other recognised auditor as may be appointed by the General Committee. The auditor shall also certify that the expenditure from the Fund has been correctly incurred in accordance with the objects of the Fund. Copies of the annual account of the Fund duly audited and certified by the auditor of the Fund shall be submitted to the General Committee every year. every year.
  - 18. Operation of the Fund.—The Fund shall be operated on behalf of the General Committee jointly by the Director General, Resettlement, Ministry of Defence, and the Secretary, Indian Soldiers', Sailors' & Airmen's Board.
  - 19. Contracts.—All contracts and other assurances shall be in the name of the General Committee and signed on its behalf by the Director General, Resettlement, Ministry of Defence and the Secretary, Indian Soldiers' Sailors' & Airmen's Board.
  - 20. Use of the Fund.—It shall be lawful for the General Committee to expend the moneys in the Fund for the object of the Fund as mentioned above.
  - 21. Application of the Fund.—Subject to the provisions of the Charitable Endowments Act, 1890, the General Committee shall have the power to control and administer the Fund and to apply the same or any part thereof as they may consider conducive to the object of the Fund.
  - 22. Sale and Investment of Moneys.—The General Committee may request the Central Government to direct the Treasurer of Charitable Endowments for India to sell or otherwise dispose of any property of the Fund vested in him and, with the sanction of the Central Government, to invest the proceeds of the sale or other disposal of property as well as any moneys of property not immediately required to be used for the objects of the Fund in such security for moneys as may be proposed, by the General Committee and specified in the direction, or in the purchase of immovable property.
  - 23. Receipt of additional endowments.—The General Committee may receive any additional endowments, donations or other contributions in augmentation of any of the moneys and properties of the Fund or for general purposes of the Fund. It may also receive endowments, donations or other contributions for any special purpose connected with this scheme not inconsistent with or calculated to impede the due working of the provisions of this scheme.

[103-SB(67)/61/ISSAB.]

S. DEVANATH, Dy. Secy.

### New Delhi, the 19th April 1963

S.R.O. 145.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924) the Central Government hereby notifies that a vacancy has occurred in the Ward No. III of Cantonment Board, SAUGOR by reason of the death of SHRI RAMCHARAN an elected member of the Cantonment Board.

## [File No. 29/9/G/L&C/57/1157-G/D (C&L).]

S.R.O. 146.—In exercise of the powers conferred by sub-section (2) of section 16 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to fix 10th June, 1963 as the date on which elections in Ward No. III of SAUGOR Cantonment shall be held.

### [File No. 29/9/G/L&C/57/1157-G/D (C&L).]

S.R.O. 147.—Corrigendum.—In the Ministry of Defence S.R.O. 107, dated 14th March 1963 published in the Gazette of India, Part II, Section 4, dated 23rd March 1963, the following amendment is made:—

For "Major J. S. DANIEL". Read "Major J. DANIEL".

## [File No. 19/21\*G/L&C/56/1156-G/D (C&L).]

S.R.O. 148—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of MAJOR J. DANIEL as a member of the Cantonment Board, JALAPAHAR, in an existing vacance existing vacancy.

[F. 19/21/G/L&C/56/1156-G/D.(C&L).]

S.R.O. 149.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924) the Central Government hereby notifies that a vacancy has occurred in Ward No. II of the Cantonment Board, FATEHGARH by reason of the death of SHRI ITWARI LAL an elected member of the Cantonment Board.

## [File No. 29/40/G/L&C/57/1154-G/D (C&L)]

S.R.O. 150.—In exercise of the powers conferred by sub-section (2), of Section 16 of the Cantonments Act. 1924 (2 of 1924), the Central Government is pleased to fix 27th May, 1963 as the date on which elections in Ward No. II of FATEHGARH Cantonment shall be held.

[File No. 29/40/G/L&C/57/1154-G/D (C&L).]

## New Delhi, the 20th April, 1963.

S.R.O 151.—The following bye-laws for regulating the inspection and the giving of copies of the records and documents of the Ajmer Cantonment Board, made by the said Board, in exercise of the powers conferred by clause (39) of Section 282 of the Cantonments Act, 1924 (2 of 1924), are hereby published the same having been previously published and having been approved and confirmed by the Central Government, as required by sub-section (1) of section 284 of the said Act, namely:—

# Bye-Laws for Regulating the Inspection and the Giving of Copies of Cantonment Records and Documents.

- 1. Except as otherwise provided by or under the Cantonments Act, 1924 (2 of 1924) or by any other law in force, no copy of or extract from, any register, book, accounts, records, or other documents belonging to or in the possession of the Cantonment Board, shall be given to any person and no person shall be allowed to inspect any such register, book, accounts, record or other document without the previous sanction in writing of the Execution Officer.
- 2. Every person desiring to obtain a copy of any register, book, accounts, records or other documents referred to in bye-law 1 or extract therefrom or to inspect or other documents register, book, accounts, records or other documents shall apply in any such register, book, accounts, records or other documents the description writing to the Executive Officer stating clearly and correctly the description of such register, book, accounts, records or other document.
- 3. Permission shall not be given for the inspection of any correspondence between the Board and the Central Government or any State Government or ar

officer of the Central Government or State Government or of any other document, the inspection of which is in the opinion of the Executive Officer, detrimental to the interest of the Board or of the Government or to which the party applying is not entitled to nor shall copies of or extract from any such correspondence or documents be supplied.

- 4. No copy of a record, map or plan which has been printed or lithographed and published under the authority of the Government of India and is for sale to the general public shall be given to any person.
- 5. No extract from a document shall be given which, when read apart from the whole, is capable of mis-representing the purport, sense of any final order passed by the Board or any officer thereof.
- 6. For obtaining copies of any register, book accounts, records or other documents referred to in bye-law 1 or extracts therefrom or for inspecting any such register, book, accounts, records or other documents the following charges shall be payable in advance to the Contonment Board, namely:—
  - (i) for inspection of any document or record other than a Minute Book or Assessment List—one rupee per hour or part thereof;
  - (ii) for search of an index file register for the purpose of finding or tracing any documents—one rupee for each year's Index file register;
  - (iii) (a) for copying or making extracts from any document or office recordone rupee per one hundred words or part thereof;
  - (b) if the original is in the tabular form twice the rate charged for (a);
    - (c) for a certified true copy of an entry from the assessment list—rupees two per entry;
  - (iv) for a certified copy of a map or plan or any portion of a map or plan of any immovable property bearing a separate survey number—such charges not exceeding fifteen rupees and not less than two rupees as the Executive Officer may determine;
  - (v) for supplying a certified copy of a birth or death or marriage entry—one rupee;
  - (wi) for the supply of an extract from a property or building register of sites and transfers—rupees two and fifty naye Paise only;
  - (vii) for the supply of duplicate copy of a licence-rupee one;
  - (viii) for attesting a copy of a document-fifty naye Paise;
  - (ix) for the supply of any other document not falling under any of the preceding clauses—one rupee per page or part of a page of the register;
  - (x) for supply of nerrick rates-fifty naye Paise:

Provided that no charges shall be payable by the District Soldiers Board for obtaining extracts from the Cantonment Birth and Death registers maintained by the Cantonment Board if such extracts are required for official purposes.

7. When an application is made for urgent copies, then, if the copies are supplied within three days from the date of receipt of the application, charges for the same shall be payable at double the rate prescribed under bye-law 6.

### [F. No. 12/25/G/L&C/1112/G/D(C&L).]

S.R.O. 152.—The following bye-laws for the regulation and control of loud speakers in the Ajmer Cantonment, made by the Cantonment Board, Ajmer, in exercise of the powers conferred by clauses (28), (38) and (39) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), are hereby published for general information, the same having been previously published and having been

approved and confirmed by the Central Government, as required by sub-section (1) of section 284 of the said Act, namely:—

## Bye-Laws for the Regulation and Control of Loud-Speakers in the Ajmer Cantonment.

1. Except with the permission of the Executive Officer and on such conditions as may be imposed under these bye-laws, no person shall make use of any loud-speaker, whether stationary or fitted to any motor lorry or other moving vehicle, within the limits of the Ajmer Cantonment:

Provided that no such permission shall be necessary for the use of any loud-speaker for any purpose which in the opinion of the Executive Officer is an official purpose:

Provided further that the use of any loud-speaker for commercial or advetisement purposes may be allowed by the Executive Officer within such areas of the Cantonment and during such hours as may be fixed by the Cantonment Board from time to time.

Explanation.—In these bye-laws, 'Loud-speaker' includes any electrically or mechanically operated means of producing loud noises.

- 2. All applications for permission shall be submitted to the Executive Officer who may, with due regard to public safety and convenience, in his discretion, refuse or grant permission and in granting such permission he may impose such conditions in respect of the use of the said apparatus as he may deem reasonable. The Board may, from time to time, lay down instructions for the guidance of the Executive Officer in the matter.
- 3. Any permission granted or condition imposed under these bye-laws may be withdrawn or varied by the Executive Officer where such withdrawal or variation appears necessary in the interest of public. Every permission granted under these bye-laws shall be subject to such Magisterial orders as may be issued in any emergency.
- 4. Any person aggrieved by an order of the Executive Officer, made under these bye-laws, may appeal to the Cantonment Board, within ten days from the date of communication of such order to him.

#### PENALITY

5. Any breach of the provisions of any of these bye-laws shall be punishable with fine which may extend to one hundred rupees, and in the case of a continuing contravention, with an additional fine which may extend to five rupees for every day during which such contravention continues after the conviction for the first of such contravention.

#### [F. No. 12|29|G|L&C|63|1142-G\*D(C&L).]

S.R.O. 153.—The following bye-laws for registration and control of dogs in the Ajmer Cantonment made by the Cantonment Board, Ajmer, in exercise of the powers conferred by section 119 and section 283 of the Cantonments Act, 1924 (2 of 1924), are hereby published for general information, the same having been approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act namely:—

#### BYE-LAWS FOR THE REGISTRATION AND CONTROL OF DOGS

- 1. In these bye-laws "registering authority" means the officer commanding a Military Unit or, as the case may be, the Executive Officer of the Cantonment.
- 2. Every person who keeps a dog within the limits of the Cantonment shall cause the same to be registered in a book to be kept for the purpose,
  - "(a) in the case of dogs kept in the lines of any Military Unit, by the Officer Commanding the Unit.
  - (b) in the case of all other dogs, by the Executive Officer of the Cantonment.
- 3. All such dogs shall be registered annually within 15 days from the 1st April of each year. All dogs brought into the Cantonment after 1st April shall be registered within 15 days of their being so brought in.

- 4. Every dog so registered shall wear a collar to which shall be attached a brass disc bearing the number in the register. These discs will be supplied on payment of 25 naye paise for each by the registering authority.
- 5. The discs shall be of such pattern as may be determined by the Cantonment Board from time to time, and shall be of size easily distinguishable, and shall bear consecutive number.
- 6. If a disc supplied under bye-law 4 is lost or destroyed, the owner of the dog shall atonce report the fact to the registering authority and obtain a new disc which will be supplied at a cost of 25 naye paise.
  - 7. Any dog not registered or not wearing such disc shall, if found in any place
    - (a) outside the bazar limits, be destroyed by the Cantonment Dog Shooter.
    - (b) inside bazar limits, be detained at a place set apart for the purpose.
- 8. A fee of 25 naye paise per day shall be charged for such detention and any such dog shall be liable to be destroyed or otherwise disposed of unless it is claimed and the fee is paid within one week.
- 9. The Executive Officer or the Health Officer may order the destruction of any dog wherever found—
  - (a) which in his poinion is suffering from rabies, or
  - (b) which has been bitten by any dog or animal which is suspected by him to be suffering from rabies.
- 10. Whoever contravenes the provision of bye-law 3 or bye-law 4 shall be liable to fine which may extend to ten rupees.

[File No. 12|28|G|L&C|63|1109-G|D(C&L).]

#### CANTONMENT—REGULATIONS

S.R.O. 154.—The following bye-laws for the regulation, conservation and protection from injury or contamination of means of public water supply be regulating the bathing and washing places in Ajmer Cantonment made by the Cantonment Board, Ajmer, in exercise of the power conferred by clause (32) read with clause (22) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), are hereby published for general information, the same having been previously published and having been approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely:—

## BYE-LAWS REGULATING BATHING AND WASHING PLACES IN THE AJMER CANTONMENT

1. No person shall-

- (a) bathe in any source of public water supply which is used for drinking purposes in Ajmer Cantonment;
- (b) wash, throw or cause or permit to enter therein any dog or other animal;
- (c) wash, or cleanse therein any clothes, wool cloth, leather, skin, utensil or any other thing;
- (d) throw or allow to flow therein any offensive matter or rubbish;
- (e) cause or allow the water of any drain, sink, steam engine or boiler any other filthy or polluted water belonging to him or under lacontrol to flow thereinto.
- (f) do any other act whereby the water thereof is polluted or is likely to be polluted.

#### PENALTY

2. A breach of any of the clauses of byelaw 1 shall be punishable with fine which may extend to one hundred rupees.

[F. No. 12/27/G/L&C/63/1113-G/D(C&L).]

#### New Delhi, the 22nd April 1963

S.R.O. 155.—In exercise of powers conferred by section 60 of the Cantonments Act, 1924 (2 of 1924), the Cantonment Board, Nasirabad, with the previous sanction of the Central Government, hereby makes the following amendments to the notification of the Government of India in the late Defence Department, No. 1061 dated 19th April, 1947, namely:—

In the schedule to the said notification, after item 135, the following items shall be added, namely:—

be added, namely.—	
"136. Proprietor or keeper of cotton ginning or pressing Factory.	24/-
137. Motor repairer or mechanic or Proprietor of Motor repairing shop.	44/-
138. Motor Lorry Tyres or Tubes Vacunizer.	12/-
139. Maker of country soap for washing.	6/-
140. Agent of Insurance Companies.	12/-
141. Tinsmith or Tinkar	3/-
142. Dry Cleaner.	6/-
143. Railway Bilti Dalal.	6/-
144. Seller of parched grain—Bharbhunja or grain parche	er. 3/-
145. Exclusive dealers in, Bamboos, Ban or Cane made articles.	12/-
146. Caner of chairs or chick or mat maker.	3/•
147. Nanbai or Tandoor wala or keeper of Dhaba.	6/-
148. Vendor of stamps or non-judicial stamp papers.	6/-
149. Keeper of oil Kohlu.	, 3/-,
150. Keeper of lime kiln or seller of lime.	12/-
151. Dealer in amplifier or keeper of amplifier for hire	• 12/-
151. Dealer in amplifier of keeper of amplifier 152. Contractor or supplier of milk to Military Dairy Farm.	
	24/-
153. Grazing Contractor.	12/-
154. Bones Contractor.	or
155. Exclusive stockists in cement or cement pipes of asbesto pipes or sheets.	ALE VALUE OF THE PARTY OF THE P
156. Dealer in Machinery or parts thereof.	12/
157. Seller of Machines or part thereof.	12/-
158. Haberdeshar.	3/-".
	WOOD O ID COST

[F. No.,53/48/G/L&C/59/1037-G/D(C&L).]

### New Delhi, the 23rd April 1963

S.R.O. 156.—The following amendment to the bye-laws for the registration of birth, deaths and marriages and the taking of the census made by the Cantonment Board, Babina, in exercise of the powers conferred by clause (1) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924) and published with the notification of the Government of India in the Ministry of Defence No. S.R.O. 283 dated the 8th December, 1961, are hereby published for general information, the same having been previously published and having been approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely:—

In the said bye-laws, for clause (2) of bye-law 1 the following clause shall be substituted, namely:—

"(2) No fee shall be charged for the registration of any birth, death or marriage".

[F. No. 12/23/G/L&C/61/1169-G/D(C&L).]

K. VENUGOPALAN, Under Secy.

### New Delhi, the 23rd April 1963

S.R.O. 157.—Corrigendum.—In the Notification of the Government of India in the Ministry of Defence No. S.R.O. 47, dated 21st December 1962 published in Part II of the Gazette of India, dated the 9th February 1963

1. against Serial number 19, for "Deputy Secretary to the Government of Uttar Pradesh"

read

"Deputy Secretary to the Government of Uttar Pradesh, Finance Department."

against Serial number 20, for
 "Shri L. N. Suklani, Deputy Secretary to the Government of Uttar Pradesh, Education Department."

"Shri B. K. Joshi, Deputy Secretary to the Government of Uttar Pradesh, Education Department."

[F. No. 0397/NCC/Coord-D.]J. N. GOYAL, Dy. Secy.

REGISTERED No. D. 22

# The Gazette



of Andia

### PUBLISHED BY AUTHORITY

10. 19] . NEW DELHI, SATURDAY, MAY 11, 1963/VAISAKHA 21, 1885

#### PART II-Section 4

Statutory Rules and Orders issued by the Ministry of Defence.

#### MINISTRY OF DEFENCE

. . New Delhi, the 29th April 1963

- S.R.O. 158.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the class II Gazetted Non-ministerial posts in the Historical Section (India) in the Ministry of Defence, namely:
- 1. Short title.—These rules may be called the Ministry of Defence, Historical Section (India) (Class II Gazetted Non-ministerial Posts) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the posts specified in column 1 of the Schedule annexed hereto.
- 3. Number, classification and scale of pay.—The number of the said post, its classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment; age limit and other qualifications.—The method of recruitment to the said posts, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 12 of the said Schedule:

Provided that the upper age limit specified for direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes, Scheduled Tribes, displaced persons and other special categories of persons in accordance with the general orders issued from time to time by the Government of India.

- 5. Disqualification.—(a) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to any of the said posts; and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of these rules.

dated 29th April, 1963

Whether age and education, al qualifications prescrib-Educational and other quali-fications required for direct Method of eccruitment whether by by promotion transfer, grades from which proportion or transfer and percentage of the vacancies recruits ces in which UPSC is to be con-sulted in making re-cruitment prescribed for the direct recruits will apply in the case of the vacancies filled by various promotees methods 8 10 11 12 Promotion Heraldic As nequired under the No

(i) Master's or equivalent Honours Degree of a recognised University in Ancient Indian His-

tory,

(ii) About 3 years research experience.

(iii) Sound knowledge of Sanskrit.

Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).

esirable] •

Doctorate degree with some experience of heraldic work.

By pro-motion failing which by A Direct re-Reraldic Assistant: 2 (Rs. 210-530) with 3 years Service in the grade.

rules.

[File No. 77659/CAO(R&R-II).] V. FERRAO, Asstt. C.A.O.

## New Delhi, the 29th April 1963

S.R.O. 159.—In exercise of the powers conferred by sub-section (1) of section 16 of the Cantonments Act. 1924 (2 of 1924), the Central Government is pleased to fix 6th June, 1963 as the date on which elections in Ward No. II of Dinapore Cantonment shall be held.

[File No. 29|23|G|L&C|57|1293-G|D(C&L).]

S.R.O. 160.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Saugor by reason of the acceptance by the Central Government of the resignation of Major G. C. Kaul.

[File No. 19|10|G|L&C|55|1203-G|D(C&L)

S.R.O. 161.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Major R. D. Nikam as a member of the Cantonment Board, Saugor vice Major G. C. Kaul resigned.

[File No. 19|10|G|L&C|55|1203-G|D(C&L).]

## New Delhi, the 30th April 1963 .

S.R.O. 162.—The following bye-laws for regulating the grazing of animals in the Cantonment of Cannanore, made by the Cantonment Board, Cannanore, in exercise of the powers conferred by clause (21) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), are hereby published for general information, the same having been previously published and having been approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely:—

Bye-Laws for regulating the Grazing of Animals in the Cantonment of Cannanore

- 1. In these bye-laws 'animal' means an elephant, camel, buffalo, horse, gelding, pony, colt, filly, mule, bull, bullock, cow, heifer, ass, pig, ram, ewe, sheep, lamb, goat, kid and includes any other animal which may be declared by a resolution of the Cantonment Board, to be an animal for the purposes of this bye-law.
- 2. The owner or the person in-charge of an animal grazing on any vacant land under the control of the Cantonment Board set apart for the purpose, shall be bound to keep it under proper care and control. Otherwise it will be sent to the cattle pound.
- 3. Every animal sent to the pound under the provisions of bye-law 2 shall be dealt with as if it has been impounded under the provisions of the Cattle Trespass Act, 1871 (1 of 1871) and the provisions of the said Act shall apply thereto. thereto.
- 4. Grazing shall be permitted from one hour after sunrise and shall stop at one hour before sunset.
- 5. Owners of animals or graziers shall not permit their animals to damage young trees, hedges or plants or any property belonging to the Government of to the Cantonment Board.
- 6. Animals going to the grazing plots shall be led by herdsman only along the route prescribed for this purpose by the Cantonment Board.
- 7. Any contravention of the provisions of these bye-laws shall be punishable with fine which may extend to one hundred rupees and, in the case of a continuing contravention, with an additional fine which may extend to twenty rupees for every day during which such contravention continues after conviction for the first such contravention.

[F. No. 12|3|G|L&C|59|D(C&L)

### New Delhi, the 1st May 1963

S.R.O. 163.—The following bye-laws for the regulation of posting of bills and-advertisements, and of the position, shape, size and style of name boards, sign-boards, and sign-posts in the Jammu Cantonment, made by the Cantonment Board, Jammu, in exercise of the powers conferred by clause (23) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), are published for general information, the same having been previously published and having been approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely:—

Bys-laws for the Regulation of Posting of Bills and Advertisements, and of the Position, Size. Shape and Style of Name Boards, Sign Boards and Sign Posts in Jammu Cantonment

- 1. In these bye-laws, unless there is anything repugnant in the subject context, notice includes a circular, placard, advertisement, handbill or post and board includes any name board, sign board, sign post or advertisen boarding of any material whatsoever. andbill or poster, or advertisement
- 2. The Cantoninent Board may provide at suitable places within the Cantonment, such number of public notice boards as it may think fit, for the purpose of posting or affixing notices.
- 3. Such notice boards shall be of uniform size and each such notice board shall be divided into such number of equal spaces as the Cantonment Board may think fit.
- 4. Where such notice boards have been provided by the Cantonment Board, no person shall within the Cantonment limits, post or affix, or cause to be posted or affixed, any notice upon or to any building, land, tree, railing, culvert, telegraph post or any other immovable property belonging to the Government or to the Cantonment Board or under the control of the Cantonment Board except with the permission in writing of the Executive Officer or of such other officer as may be appointed by the Board in this behalf, or upon or to the outer wall of any other building or on the entrance gate leading to or the wall or fence surrounding such building except with the consent of the owner or occupier of the building and of the Cantonment Board.
- 5. No notice shall be posted or affixed to any such notice board unless it has been previously approved by the Executive Officer or other officer appointed in this behalf.
- 6. Any person requiring permission to post or affix a notice upon or to any such notice board, shall apply, in writing, to the Executive Officer or to such other officer as may be appointed by the Board in this behalf, who shall refuse to grant permission for such notice, as in his opinion, is obscene, unsightly or otherwise objectionable.
- 7. The Executive Officer or other officer appointed as aforesaid (in this behalf) when granting permission shall affix to the notice a date stamp officially marked specifying the date upto which permission is granted to exhibit the notice on such notice boards and shall at the same time indicate the place or places at which the notice may be posted or affixed and the space to be occupied by the notice on such notice board. Ordinarily, not more than one space shall be allotted to each such notice. In extraordinary cases, the decision to grant more than one space shall rest with the Executive Officer.
- 8. Not more than one copy of a notice shall, without the special permission in writing of the Executive Officer, or other officer appointed as aforesaid (in this behalf), be posted upon or affixed to any such notice board. In extraordinary cases, the Executive Officer is authorised to use his discretion to accord special permission. cases the permission.
  - 9. No notice posted upon or affixed to any such notice board shall be overlaid unless the date upto which such notice was permitted to be exhibited, has already expired.
  - 10. No verson shall pull down or destroy any notice that has been posted upon or affixed to any such notice board without the permission of the Executive Officer or other officer appointed as aforesaid (in this behalf).

12. Any person who commits a contravention of any of these bye-laws, shall on conviction by a Magistrate, be punishable with fine which may extend to one hundred rupees and in the case of a continuing contravention, with an additional fine which may extend to twenty rupees for every day during which such contravention continues after conviction for the first such contravention.

[F. No. 12/14/G/L&C/59/D(C&L).]

S.R.O. 164.—In exercise of the powers conferred by section 60 of the Cantonments Act, 1924 (2 of 1924), the Cantonment Board St. Thomas Mount cum Pallavaram after complying with the provision of section 61 of the said Act and with the previous sanction of the Central Government hereby makes the following amendment in the Notification of the Government of Madras in the Law (General) Department No. 2934, dated the 23rd September, 1925, as amended by the Notification of the Government of India in the Late Defence Department, No. 315, dated the 29th May. 1943 and the Ministry of Defence Notification S.R.O. No. 296, dated the 25th November, 1950, namely:—

In the said notification for classes V to VIII and the entries relating thereto the following classes and entries shall be substituted, namely:

Class	Half-yearly income	ne de Lacil de Lacil de s	Handa Maria Handa (1919) Handa (1919)	Maximum half- yearly tax	
			oleksonomy Franklini Versioni	Rs. nP.	
. v	Exceeding Rs. 4,800 but not exceeding Rs. 6,000	1 Signal Signal WG of Signal		37.50	
VI	Exceeding Rs. 3,000 but not exceeding Rs. 4,800	ronel in Jese <b>v</b> e	Calculations	18.00	
VII	Exceeding Rs. 1,800 but not exceeding Rs. 3,000		gartunde (	9.00	ii ee
· VIII	Exceeding Rs. 1,200 but not exceeding Rs. 1,800		ner at ea 11 Agus Patalogas	6·00*	

[F. No. 53|4|G|L&C|63|1298-G|D(Lands).]
K. VENUGOPALAN, Under Secy.

#### New Delhi, the 1st May 1963

S.R.O. 165.—In exercise of the powers conferred by Section 184 of the Navy Act, 1957 (62 of 1957), the Central Government makes the following amendments in the Regulations for the Indian Naval Reserve and the Indian Naval Volunteer Reserve namely:—

#### Regulations 6

At the end convert full stop(.) into comma (,) and add the following:-

"and Medical Branch. For terms and conditions of service of Medical Officers of the Naval Reserve see Appendix 'A'"

2. At the end of the Regulations the following shall be inserted as Appendix 'A'.

#### "APPENDIX 'A'"

Terms and Conditions of Service of Medical Officers of the A.M.C. (Reserve)on Secondment to the Indian Naval Volunteer Reserve.

- 1. A.M.C. (Reserve) Officers seconded to the Indian Navy for (Reserve) service will be granted temporary commissions in the Medical Branch of the Indian Naval Volunteer Reserve, which will be superimposed on their A.M.C. (Reserve) Commissions.
- 2. Medical Examination.—Before receiving a commission in the Indian Naval Volunteer Reserve, an officer must be passed medically fit by the Naval Medical Board to perform the duties of a Medical Officer in the Navy.
- 3 Probation.—Officers or 'heir first appointment will be on probation for months, except in the case of those officers who, while holding a PRC/SSRC the A.M.C., had already served in the Indian Navy.
  - 4. Training.—Officers will be given initial and recurring training as under:—
- (a) For civilian doctors recruited in the A.M.C. for the Indian Naval Volunteer Reserve-

## Initial training.-

- (i) Two weeks training in the Basic and Divisional School, COCHIN.
- (ii) Two weeks training at I.N.H.S. ASVINI.
- (iii) Two weeks training affoat.

#### Recurring training.—

- (i) Two weeks training biennially ashore (INHS ASVINI)
- (ii) Two weeks training biennially affoat.
- (b) For released Reserve Officers Commissioned in the Indian Naval Volunteer

### Initial training.

- (i) If officers are commissioned within 4 years of relinquishment of, commission-No training.
- (ii) If commissioned after 4 years of relinquishment of commission—2 weeks training in the Basic and Divisional School, Cochin.

#### Recurring training .-

- (i) 2 weeks training biennially ashore (INHS ASVINI).
- (ii) 2 weeks training biennially affoat.
- (c) For permanent Naval Medical Officers who are retired an pension or gratuity before attaining the age of superannuation for their respective rank and remain liable for Naval Service—
  - (i) Initial training.—

#### (ii) Recurring training.—

Two weeks training biennially ashore (INHS ASVINI).

- 5. Rank and Promotion.—During the period of secondment, the AMC (Reserve) officers will be governed by the rules applicable to the A.M.C. (Reserve) in the matter of promotion, acting ranks and relinquishment of commission and equivalent ranks will be given in the Navy. Acting promotions will, however, be made by Naval Headquarters.
- 6. Pay and Allowances, Pensions and other terms and conditions of Service.—Pay, Special pay, allowances, retaining fee, pensions, gratuities and other conditions of service of the officers will be governed by the rules laid down for the A.M.C. (Reserve) Officers.
- 7. Uniform. While serving with the Navy, officers will wear Naval Uniform. The rate of uniform allowance will be the same as laid down for the other officers of the Indian Naval Volunteer Reserve.

- 9. Leave and Leave Travelling Allowance.—These will be the same as for officers of the A.M.C. (Reserve) recalled for colour service in the Army.
- 10. Liability.—(a) Officers will be required to serve anywhere, both affoat and ashore and fly as passengers when required in IAF/Naval service aircraft. They will be liable to have their services terminated on account of any of the following reasons: ing reasons:
  - (i) If found unsuitable during the period of probation.
  - (ii) On recall to the A.M.C. (Reserve).
  - (iii) On account of permanent medical unfitness.
  - (iv) On account of unsatisfactory service.
- (b) An officer who is declared temporarily unfit by a Medical Board, will be governed by the rules applicable to other officers of the Indian Naval Volunteer Reserve in the similar circumstances.

Case No. RR/0117/62/2374/D(Med). M.F. (D) Dy. No. 1333-NA/1963.

K. C. JAIN, Dy. Secy.

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NEW DELHI, SATURDAY, MAY 18, 1963/VAISAKHA 28, 1885

#### PART II-Section 4

Statutory Rules and Orders issued by the Ministry of Defence

#### MINISTRY OF DEFENCE

New Delhi, the 29th April, 1963

S.R.O. 166.—In exercise of the powers conferred by the proviso to article 309 of the constitution, the President hereby makes the following rules regulating the method of recruitment to the class III Non-Ministerial Non-Gazetted posts in the Armed Forces Film and Photo Division in the Ministry of Defence, namely:

- 1. Short title.—These rules may be called the Ministry of Defence, Armed Forces Film and Photo Division (Class-III, Non-Ministerial, Non-Gazetted posts) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the posts specified in Column 1 of the Schedule annexed hereto.
- 3. Number. Classification and scale of pay.—The number of each of the said post, its classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment to the said posts, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 12 of the said Schedule:

Provided that the upper age limit specified for direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes, Scheduled Tribes, displaced persons and other special categories of persons in accordance with the general orders issued from time to time by the Government of India.

- 5. Disqualification.—(a) No person who has more than one wife living or who. having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to any of the said posts; and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

• ,				. 6770. oc		Schedule to s.r.o. 166,
the	No. of osts	Classifica- tion	Scale of pay	Whether select- tion post or non- select- ion post	Age linfit for direct recruits	Educational and other qualifica- tions required for direct re- cruits.
1	2	3	4	5	6	7
r. Production Supervisor	I	Class III Non-Gazet- ted Non- Ministerial,	Rs. 270- -15-405- 20-485.	tion,	years,	training in Photograph from a recognised Institution.  2. Must have at least five year experience in handling variou types of photographic equip
			outsold	an in	taintit.	photography.  3. Must be competent in dark roomstechnique i.e., Developing, Printing and Enlarging
gril eletre			BOWSES  ACTOR DOS AS	are that	result usion or earl	phy in connection with the production of film Strips.  4. Should be able to check an supervise the work of Dar Room Assistants and guid
Developer		Non-Gazet-		select-		them whenever necessary.  1. Matriculation or equivaler qualifications.
THI PORT, AND		ted Non-Ministerial.			Albert Star	some Photo Studio.  3. Must be experience in handlin various type of photographi
Endunanne et Garage Stant et fressteur 66 groundstant 55	ester telle telle telle telle	68 - 6 P. S.	* 5715 US	Elizabeth Liberary	KL MES	equipment used for develor ing, printing and enlarging.  4. Knowledge in retouching ne gatives and finishing photo graphs would be considere as an additional qualifica- tion.
Photo Printer Grade I.	1	Do.	Do.	Do.	Do.	Do.
. Phto Fi- isher-cum Dry Mount- ng Asstt.	2	Do. ***	Rs. 130- 5-160-8- 200-EB- 8-256- EB-8-280	N.A.	e eggete Al-active	Matriculation or equivalent qualifications.     Should have some knowledge of Photography.     Must know how to wash dry, glaze, and trim phtographic prints.
had over some		a dissipatacjo			100 TO 100	4. Should be able to locate mino

8 100% by departmental promotion failing which by direct recruitment through Employment Exchange failing which by advertisement failing which by transfer. Promotees
No
Transferees
Edn. Qual.—
Yes
Age: No. 2 years which by transfer.

Promotion
Developer/Printer &
Photo Printer Grade I
with 5 years service in
the grade.

Transfer
Suitable Central Government employees of similar or equivalent grades.

Transferees
Age: No
Edn. Qual.
Yes

SEC. 4]

2 years

50% by direct recruit-ment through Employ-ment Exchange failing which by advertisement failing which by trans-fer.

50% by departmental promotion

Photostat Operator with 3 years service in the grade.

Transfer.

Suitable Central Government Exchange failing which by transfailing which by tra

N.A.

Do.

Do.

Do.

Do.

Do.

Do.

N.A.

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noo% by direct recruit-ment through Employ-ment Exchange failing which by advertisement failing which by trans-fer.

Transfer
Suitable Central Government employees of similar or equivalent grades.

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[PART II-

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THE GAZETTE OF INDIA: MAY 18, 1963/VAISAKHA 28, 1885

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SEC. 4]

#### New Delhi, the 2nd May 1963

S.R.C. 167.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924) the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Lebong, by reason of 'the acceptance by the Central Government of the resignation of Major J. Daniel.

[File No. 19/9/G/L&C/57/H38-G/D(C&L).

S.R.O. 168.—In pursuance of sub-section (7) of Section 13 of the Cantonment: Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Major J. Daniel as a member of the Cantonment Board, Lebong, in an existing

[File No. 19/9/G/L&C/57/1138-G/D(C&L).]

K. VENUGOPALAN, Under Secy

#### New Delhi, the 2nd May 1963

- S.R.O. 169.—In exercise of the powers conferred by section 14 of the Territorial Army Act, 1948 (56 of 1948), the Central Government hereby makes the following rules further to amend the Territorial Army Rules, 1948, namely:—
- 1. These rules may be called the Territorial Army (Second Amendment) Rules

2. In the Territorial Army Rules, 1948-

(i) In rules 18, after clause (b) the following clause shall be inserted, namely:—

"(bb) Post-commission training";

(ii) after rule 20, the following rule shall be inserted, namely:-

- "20-A. Post-commission training.—Every officer commissioned in the Territorial Army and appointed to an artillery, signals (non-posts and telegraphs) or infantry unit thereof shall be liable, for the purpose of undergoing post-commission training, to be embodied under the orders of the Officer Commanding the Area in which the unit is located, for a continuous period not exceeding 75 days, within a period of three years from the date of being commissioned, in addition to the training prescribed by rules 19 and 20"; and
- (iii) in rule 22, after the word and figures "rule 20", the word, figures and letter "rule 20-A", shall be inserted.

[Case No. 34929/GS/TA2(b)/2547/63/D(GS-III)] [M of F(D)u.e. No. 1841/M/GS/63 of 1963. New Delhi, the 4th May, 1963.

S.R.O. 170.—In exercise of the powers conferred by sub-section (2) of section 12 of the National Cadet Corps Act. 1948 (31 of 1948), read with sub-rule (2) of rule 42 of the National Cadet Corps Rules. 1948, and in supersession of the notification of the Government of India in the Ministry of Defence No. S.R.O. 154, dated 4th May 1961, the Central Government hereby appoints a State Advisory Committee of the National Cadet Corps for the State of Maharashtra consisting of the following persons, namely:—

- 1. The Minister of Education, the State of Maharashtra (Chairman)
- 2. The Secretary to the Government of Maharashtra, Education and Social Welfare Department.
- 3. The Vice-Chancellor, Bombay University, Bombay.
- 4. The Vice-Chancellor, Poona University, Poona.
- 5. The Vice-Chancellor, Nagpur University, Nagpur.
- 6. The Vice-Chancellor, S.N.D.T. Women's University, Bombay.
- 7. The Vice-Chancellor, Marathwada University, Aurangabad.
- 8. Director of Education, Government of Maharashtra.
- 9. General Staff Officer Grade 1, Headquarters Maharashtra and Gujara

- 10. Shri Y. M. Vaidya, Principal, Shivaji Society, V. P. Sanstha's Arts and Science College, Dhulia.
- 11. Shri M. R. Desai, Principal, G. K. Gokhale College, Kolhapur.
- 12. Shri S. V. Lingras, Headmaster, Nagojirao Patankar High School, Kolhapur.
- Shri N. L. Khanolkar, Principal, Shri Shivaji Preparatory Military School, Poona.
- 14. Director, National Cadet Corps, Maharashtra.
- 15. Shri Bapurao Marotrao Deshmukh, M.L.A., Buttyis Wada, Ward No. 4, Wardha.
- 16. Shrimati Kusum Wankhede, Puratan Ridge Road, Bombay-6.
- \*17. Shri V. H. Tatake, Headmaster, Modern High School, Poona
- 18. Shri Naval H. Tata, Bombay House, Fort, Bombay-1.
- Shri Vijayasinhrao Ramrao Dafle, M.P., Ram Vilas, P.O. Jath, District Sangli.
- 20. The Deputy Secretary to the Government of Maharashtra, Finance Department.
- 21. The Deputy Director of Education, Poona-la

[File No. 2489/NCC/Coord(D).]

J. N. GOYAL, Dy. Secy-

#### .. New Delhi, the 7th May 1963

- S.R.O. 171.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Director of Administration in the Defence Production Organisation, Ministry of Defence, namely:—
- 1. Short title —These rules may be called the Defence Production Organisation (Director of Administration) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the post of Director of Administration in the Defence Production Organisation, Ministry of Defence.
- 3. Number, classification and scale of pay.—The number of the said post, its classification and the scale of pay attached thereto shall be as specified in column 2 to 4 of the Schedule annexed to these rules.
- 4. Method of recruitment, etc.—The method of recruitment to the said post, age limit and other matters relating to the said post shall be as specified in columns 5 to 13 of the said Schedule.
- 5. Disqualification.—(a) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said post; and
- (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

educational qualifica-tions pres-cribed for the direct recruits will apply in the case of promo-tees

tees

8

or by promotion, or transfer &

percentage of the vacancies to be filled by various methods.

Whether age and probation educational if any qualifications pressible for the properties of the probation of exists what is

Circumstanses in which U.P.S.C. is to be consulted in making recruitcomposi-tion ment

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tion.

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Not appli- By transfer, cable. Not applica-ble.

Transfer.

"Transfer of a suitable officer of Central Service Class I holding equivalent status, or drawing basic pay falling within the scale of pay applicable to the post or the next below post, particularly from A.F.H.Q. Civilian Cadre (Class I) or Class I Officers in the Defence Production/Research and Development Organisavelopment Organisa-

II .

Not appli- As required u cable. der the rules.

[F. No. 93368/TD-12.]

B.L. MITTAL, Under Secy.

## The Gazette



#### PUBLISHED BY AUTHORITY

NEW DELHI, SATURDAY, JUNE 1, 1963/JYAISTHA 11, 1885

#### PART II—Section 4

Statutory Rules and Orders issued by the Ministry of Defence

#### MINISTRY OF DEFENCE

New Delhi, the 17th May 1963

S.R.O. 172.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Allahabad, by reason of the acceptance by the Central Government of the resignation of Shri V. P. Sharma, Magistrate, 1st class.

[File No. 19|28|G|L&C|54|102-C|D(O&C).]

S.R.O. 173.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that Shri Narendra Singh Chaudhury, Magistrate, 1st class, has been flominated, as a member of the Cantonment Board, Aflahabad, by the District Magistrate, Allahabad, in exercise of the powers conferred under section 13(3)(b) ibid vice Shri V. P. Sharma, Magistrate, 1st class resigned.

[File No. 19|28|G|L&C|54|102-C|D(O&C).]

S.R.O. 174.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Kanpur, by reason of the acceptance by the Central Government of the resignation of Major B. S. Chauhan.

• [File No. 19|5|G|L&C|56|104-C|D(O&C).]

S.R.O. 175.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Captain Murli Singh, as a member of the Cantonment Board, Kanpur vice Major B. S. Chauhan resigned.

[File No. 19|5|G|L&C|56|104-C|D(O&C).]

S.R.O. 176.—In pursuance of sub-section \*(7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Babina, by reason of the acceptance by the Central Government of the resignation of Lt. Col. D. S. Dhillon.

[File No. 19|6|G|L&C|61|80-C|D(O&C).]

S.R.O. 177.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Lt. Col. R. L. Puri, as a member of the Cantonment Board, Babina vice Lt. Col. D. S. Dhilton resigned.

[File No. 1966]GIL&C6180-CID(O&C).1

[File No. 19|6|G|L&C|61|80-C|D(O&C).]

S.R.O. 178.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Belgaum, by reason of the acceptance by the Central Government of the resignation of Captain M. K. Kulkarni. [File No. 19|18|G|L&C|54|101-C|D(O&C).]

S.R.O. 179.—In pursuance of sub-section (7) of Section 13 of the Cantenments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Captain K. L. Awasthi, as a member of the Cantonment Board, Belgaum vice Captain M. K. Kulkarni resigned.

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[File No. 19|18|G|L&C|54|101-C|D(O&C).] K. C. BOSE, Under Secy.

## he Gazette



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NEW DELHI, SATURDAY, JUNE 8, 1963/JYAISTHA 18, 1885

#### PART II-Section 4

Statutory Rules and Orders issued by the Ministry of Defence

#### MINISTRY OF DEFENCE

New Dethi, the 18th May 1963

IN THE MATTER OF THE CHARITABLE ENDOWMENTS ACT, 1890 AND

IN THE MATTER OF THE INDIAN GORKHA EX-SERVICEMEN'S WELFARE FUND

S.R.O. 180.—Whereas the Secretary Indian Soldiers', Sailors' and Airmen's Board acting in the administration of the Fund mentioned above and as the person who proposes to apply the Fund in trust for charitable objects, has applied for vesting the Fund mentioned in Schedule 'A' hereto annexed in the Treasurer of Charitable Endowments for India and for the settlement of a Scheme for the Administration of the said Fund,

It is hereby notified that the Central Government in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890 (6 of 1890), and upon the application as aforesaid and with the concurrence of the said Secretary doth hereby order and direct that the moneys set out in Schedule 'A' hereto annexed shall as from the publication of this notification vest, and be henceforth vested, in the Treasurer of Charitable Endowments for India to be held by him and his successors in office (subject to the provisions of the Charitable Endowments Act, 1890, and the rules to be framed thereunder from time to time by the Central Government) upon trust to hold the said moneys and the income thereof in accordance with the trusts and terms set out in the Scheme set forth in Schedule 'B' hereto annexed;

And it is hereby further notified that upon the application as aforesaid and with the concurrence of the said Secretary, the Central Government has under sub-section (1) of section 5 of the said Act settled the scheme set forth in Schedule B' hereto annexed for the administration of the said endowment and under sub-section (3) of section 5 of the said Act, it is hereby further ordered that it shall come into force from the date of publication of this notification.

#### SCHEDULE 'A'

A sum of Rs. 5,28,603 from the Indian Gorkha Ex-servicemen's Welfare Fund which consists of:—

I. INVESTMENTS

FACE VALUE

3 per cent. Development loan 1970-75 12 year National Savings certificates

FACE VALUE Rs. 3,82,000 1,00,000

Total Rs.

• 4,82,000

eII.	CASH	e	Rs.
•	Short Term Deposit with the Central Bank of India, New Delhi	0	38,723.76
	Prize Bonds @ Rs. 100 each In current account with State Bank of India, New Delhi		500.00 7,390.93
III.	Adding I and II shows the total assets of the Fund	D	5,28,614.69

#### SCHEDULE 'B'

IN THE MATTER OF THE CHARITABLE ENDOWMENTS ACT, 1890 AND

IN THE MATTER OF THE INDIAN GORKHA EX-SERVICEMEN'S WELFARE FUND

Scheme for the Administration of the above-mentioned Fund.

- Definitions.—Unless there is anything repugnant to the subject or context
  - (a) "Fund" means the Indian Gorkha Ex-servicemen's Welfare Fund;
  - (b) "the year" means the financial year ending the thirty-first day of March.
- 2. Objects of the Fund.—(a) Primarily the Fund shall be used to make such grants as will promote the economic, social, educational, welfare of those Gorkhas who have actually served in the ranks or as non-combatants earolled in the Defence Services, or who may be serving in the Armed Forces and also for the benefit of families and other dependants of such persons and to render assistance to widows, orphans, and destitutes. Any other Gorkha Ex-serviceman who has permanently settled in India or his dependant or any Gorkha resident in India serving in the Indian Armed Forces or his dependant, will also be eligible for aid from the Fund, subject to the provision of any rules approved by the Ministry of Defence.
  - (b) The Fund shall not normally be used-
    - (i) to finance any scheme the provision of which is clearly the responsibility of the Government of India or of a State Government;
    - (ii) to provide a reserve for other Funds in the services or in the States;
    - (iii) to finance temporary schemes.
  - 3. Extent.—The objects of the Fund shall extend to the whole of India.
- 4. Assets of the Fund.—In addition to the moneys particulars whereof are given in Schedule 'A', the assets of the Fund shall include grants from Covernment as well as donations and voluntary endowments whenever given or received.
- 5. Vesting of Assets.—The Assets of the Fund including those particulars whereof are set out in Schedule 'A', shall be vested in the Treasurer of Charitable Endowments for India under the Scheme.
- 6. Management of the Fund.—The Treasurer of Charitable Endowments shall not act in the management or administration of this Fund but, subject to any general or special directions given by the Central Government, such management and administration shall be vested in and rest with the Committee of Administration as hereinafter mentioned.
- 7. Committee of Administration.—For the management and administration of the Fund, a Committee of Administration shall be constituted consisting of:—

Chairman

Secretary, Ministry of Defence.

Vice-Chairman

Joint Secretary, Ministry of Defence (in charge of Resettlement).

### . Members

Adjusant General, Army Headquarters. Director General of Resettlement, Ministry of Defence. Chief of Personnel, Naval Headquarters. Ar Officer-in-Charge, Personnel and Organisation, Air Headquarters. A representative of the Ministry of Finance (Defence). Deputy Secretary, Ministry of Defence (in charge of Resettlement). Deputy Secretary, Ministry of Defence (Lt.-Col. K. A A. Raja). President, All India Gorkha Ex-servicemen's Welfare Association. Shrimati Maya Devi Chettry, M.P.

Secretary, Indian Soldiers', Sailors' and Airmen's Board.

- 8. Provision regarding the Members of Committee of Administration.—(a) Where a person becomes a member of the Committee of Administration by reason of the office he holds, his membership shall terminate when he ceases to hold that office and his successor in office shall unless otherwise directed by the Central Government, be deemed to have been nominated in his vacancy.
- (b) Subject to preceding clauses a member of the Committee of Administration shall cease to be such member if he dies, resigns, becomes of unsound mind, becomes insolvent, is convicted of a criminal offence involving moral turpitude, or is removed by the Central Government or is transferred from his present office.
- (c) The resignation of membership shall be tendered to the Chairman of the Committee of Administration and shall not take effect until it is accepted on behalf of the Committee by the Chairman.
- (d) Subject to sub-clause (a) above, any vacancy in the Committee of Administration caused by any of the reasons mentioned in sub-clause (b) shall be filled by nomination by the Central Government.
- 9. Conduct of Business.—The Committee of Administration may meet together for the conduct of business, adjourn and otherwise regulate its meetings and proceedings as may be determined by its bye-laws. Unless otherwise determined, the quorum for a meeting of the Committee of Administration shall be three members. A meeting of the Committee of Administration at which a quorum is present shall be competent to exercise all or any of the functions of the Committee. Every matter shall have to be determined by a majority of votes of the members present and voting on the question. The Secretary of the Committee of Administration shall have no right to vote. In case of equality of votes the person acting as the Chairman shall have a casting vote.
- 10. Functions of the Committee of Administration.—The Committee of Administration shall function notwithstanding that any person who is entitled to be a member by reason of his office is not a member for the time being and notwithstanding any other vacancy in the Committee of Administration and no act or proceeding of the Committee of Administration shall be invalid merely by reason of the happening of any of the above events or of any defects in the appointment of any member of the Committee of Administration.
- 11. Framing of Bye-laws.—The Committee of Administration shall make bye-daws for the regulation, management and for any other purpose connected with the execution of the Fund and the trusts thereof and may alter, vary or rescind the same from time to time.
- 12. Members of the Committee of Administration not entitled to remunera-tions.—The members and Secretary of the Committee of Administration shall not be entitled to any remuneration but will be entitled to be reimbursed their actual travelling expenses in respect of journeys undertaken by them to attend the meeting of the Committee of Administration, or for the purpose of the Fund
- 13. Appointment of Staff.—Such staff as the Committee of Administration may consider necessary, shall be appointed by the Committee of Administration. The remuneration of any staff appointed by the Committee of Administration shall be fixed by the Committee of Administration.

- 14. Deposit of Moneys.—All moneys received shall be deposited in one or more accounts at the State Bank of India or any other scheduled bank approved in this behalf by the Central Government.
- 15. Accounts and Audit.—Regular accounts shall be kept of all, moneys and properties belonging to the Fund and shall be audited by a Chartered Accountant or firm of Chartered Accountants or any other recognised auditor as may be appointed by the Committee of Administration. The auditor shall also certify that the expenditure from the Fund has been correctly incurred in accordance with the objects of the Fund. Copies of the annual account of the Fund duly audited and certified by the auditor of the Fund shall be submitted to the Committee of Administration every year.
- 16. Operation of the Fund.—The Fund shall be operated on behalf of the Committee of Administration jointly by the Defence Secretary, as Chairman, Committee of Administration, Indian Gorkha Ex-servicemen's Welfare Fund and the Secretary Indian Soldiers', Sailors' and Airmen's Board.
- 17. Contracts.—All contracts and other assurances shall be in the name the Committee of Administration and signed on its behalf by the Secretary a Chairman of the Committee of Administration.
- 18. Use of the Fund.—It shall be lawful for the Committee of Administration to expend the moneys in the Fund for the objects of the Fund as mentioned
- 19. Application of the Fund.—Subject to the provisions of the Charitable Endowments Act, 1890, the Committee of Administration shall have the power to control and administer the Fund and to apply the same or any part thereof as they may consider conducive to the objects of the Fund.
- 20. Sale and Investment of Moneys.—The Committee of Administration may request the Central Government to issue suitable direction to the Treasurer of Charitable Endowments for India under section 10 of the Charitable Endowments Act 1890 (6 of 1890) to sell or otherwise dispose of any property of the Fund vested in him and, with the sanction of the Central Government, to invest the proceeds of the sale or other disposal of property as well as any moneys or property not immediately required to be used for the objects of the Fund in such security for moneys as may be proposed, by the Committee of Administration and specified in the direction, or in the purchase of immovable property.
- 21. Receipt of additional endowments.—The Committee of Administration may receive any additional endowments, donations or other contributions in augmentation of any of the moneys and properties of the Fund or for general purposes of the Fund. It may also receive endowments, donations or other contributions for any special purpose connected with this scheme not inconsistent with or calculated to impede the due working of the provisions of this scheme.

(No. 154(52)|61|ISSAB)

D. R. MITAL, Under Secy.

### New Delhi, the 23rd May 1963

S.R.O. 181.—In pursuance of sub-section • (7) of Section 13 of the Canton ments Act 1924 (2 of 1924), the Central Government is pleased to notify that vacancy has occurred in the Cantonment Board, Jabalpur by reason of the acceptance by the Central Government of the resignation of Col. R. K. Vats.

[File No. 19/9/G/L&C/56/171-C/D(C&L)]

S.R.O. 182.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Lt.-Col. N. S. Mathur as a member of the Cantonment Board Jabalpur vice Col. R. K. Vats resigned.

[File No. 19/9/G/L&C/56/171-C/D(C&L).]:

New Delhi, the 2 th May 1963

S.R.O. 183.—In pursuance of sub-section (7) of Section 13 of the Canton-ments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a

vacancy has occurred in the Cantonment Board, Ramgarh by reason of the acceptance by the Central Government of the resignation of Major C. J. Pereira.

[File No. 19/5/G/L&C/54/124-C/D(Q&C).].

S.R.O. 181.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Major P. K. Rudran Nair as a member of the Cantonment Board, Ramgarh vice Major C. J. Pereira resigned.

[File No 19/5/G/L&C/54/124-C/D(Q&C).]

K. C. BOSE, Under Secy.

#### New Delhi, the 27th May 1963

S.R.O. 185.—In exercise of the powers conferred by the National Cadet Corps Act, 1948 (31 of 1948), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Defence No. 313 dated 1 Dec. 1962:—

In the said notification, para 3(ii), last line for 'either' read 'eight'

GANESH SWARUP, Under Secy.

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#### PART II—Section 4

Statutory Rules and Orders issued by the Ministry of Defence

#### MINISTRY OF DEFENCE

New Delhi, the 13th June 1963

S.R.O. 186.—In exercise of the powers conferred by sub-section (2) of Section 16 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby fines 25th July 1963, as the date on which casual elections in Ward No. IV of the Jammu Cantonment shall be held.

[File No. 19|24|G|L&C|56|327-C|D(Q&C).]

K. C. BOSE, Under Secy.

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#### PART II—Section 4

Statutory Rules and Orders issued by the Ministry of Defence

### MINISTRY OF DEFENCE

New Delhi, the 6th June 1963

S.R.O. 187.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924) the Central Government is pleased to notify the election of Shri Ran Bahadur to the Cantonment Board, Dehra Dun from Ward No. II.

[File No. 29/11/G/L&C/57/272-C/G/D (Q & C.]

K. C. BOSE, Under Secy.

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